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The Ontario Gazette

La Gazette de l'Ontario

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LIST OF INSURERS Licensed to Transact Business Under the Insurance Act is published with this issue.

(138-G839)

On trouvera dans ce numéro la liste des assureurs autorisés à faire des affaires aux termes de la Loi sur les assurances.

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

La Cie De Transport Maskoutaine Inc. 32325-A
1125 boul. St-Joseph, Bureau 320, Drummondville, QC J2C 2C8

Applies for the approval of transfer of shares as follows:

122 Class "A" Shares of the capital stock of the Corporation now in the name of Joseph-Albert Gallant, 357 rue Radisson, Mont St-Hilaire, QC J3H 2Z5 to Transport Scolaire Sogesco Inc., 1125 boul St-Joseph, bureau 320, Drummondville, QC J2C 2C8; and

78 Class "A" Shares of the capital stock of the Corporation now in the name of Gestion Joalmaca Inc., 357 rue Radisson, Mont St-Hilaire, QC J3H 2Z5 to Transport Scolaire Sogesco Inc., 1125 boul St-Joseph, bureau 320, Drummondville, QC J2C 2C8.

RSS Charters LLC 46484
31 Riverside Dr., Fremont, New Hampshire 03044, USA.

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:

1. to points in Ontario; and
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

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CANADA	POSTES
POST	CANADA
Postage paid	Port payé
Lettermail	Poste-lettres
1001799	

1664214 Ontario Inc. (o/a "Kids Limo")
37 Crescentview Rd., Richmond Hill, ON L4B 2Z5

46485

Applies for the approval of transfer of public vehicle operating licence PV-4183 now in the name of 1523627 Ontario Inc., 7378 Yonge St., Unit 31B, Thornhill, ON L4J 8J1.

20272720 Ontario Inc. (o/a "Envoy")
555 Dundas St., Woodstock, ON N4S 1C6

46340

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Counties of Brant, Oxford and Perth and the Regional Municipalities of Peel and Waterloo to the Ontario/USA, Ontario/Quebec and Ontario/Manitoba border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT:

1. there shall be no pick up or discharge of passengers except at point of origin;
2. the licensee shall be restricted to the use of Class "D" (being limousine type) public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

Applies for a public vehicle operating licence as follows:

46340-A

For the transportation of passengers on a chartered trip from points in the Counties of Brant, Oxford and Perth and the Regional Municipalities of Peel and Waterloo.

PROVIDED THAT the licensee shall be restricted to the use of Class "D" (being limousine type) public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

2057333 Ontario Inc. (o/a "The VIP Bus")
1777 London St. E., London, ON N5W 3E6

46363

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the County of Middlesex.

PROVIDED THAT the licensee shall be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

FELIX D'MELLO

(138-G838)

Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la Loi sur l'imposition des corporations

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Finance, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des corporations*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des corporations* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa, Ontario L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2005-07-23

AC5 COMPUTING LTD.	001278745
ALL SEASONS ENVIRONMENTAL CONTROL INC.	001146132
BAKER INSTRUMENTS LIMITED	000063055
BAKER STREET INVESTIGATIONS INC.	001092186

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
BALLAM'S AUTOMOTIVE INC.	001040892
BEAUTY FUEL LIMITED	001213935
BREAKTHROUGH DELIVERY SERVICE INC.	001318974
BRIRHO HOLDINGS INC.	001352846
BUSINESS ADVANTAGE COMPUTING INC.	000924887
C.K.K.A. CANADIAN KARATE KUNG-FU ASSOCIATES INC.	001326693
COLLETT DESIGNS INC.	001404729
CREDO INTERNATIONAL INC.	000919490
DANJACON TRAINING AND CONSULTING LIMITED	001267992
DIGITAL BONES INC.	001250802
DOWNTOWN INSURANCE & REALTY LTD.	000348729
DRESSMAKER SUPPLY INC.	001277421
DYNACORE REHABILITATION SERVICES INC.	001078338
E.S.G. COURTWOOD LTD.	000928774
ECCLECTIC MANAGEMENT SOLUTIONS INC.	001275224
ECO-PEST INC.	001003998
ELASHY ENTERPRISES INC.	001300457
EMBI HOMES INC.	001028980
EPSIS INCORPORATED	001200350
F.O.R.B. ENTERPRISES INC.	000986611
FORESTS OF SOUTH GOWER LTD.	001301718
FRAMERS BUILDING SUPPLY LTD.	001391114
FUNCTIONAL ART TOUCH WOOD GALLERIES INC.	000919031
GOOSE CREEK KITCHEN COMPANY INC.	001259629
HARTZMAN CONSULTING CORP.	001314793
HI FI CONCEPT INC.	001313436
HOMES TODAY INC.	001030277
IBSL INTERNATIONAL BUILDING SYSTEMS LTD.	001221905
INTER CANADA (INTERNATIONAL) TRADING INC.	001109390
JAMES MAY ELECTRIC LIMITED	000279649
JOHSEO FOODS INC.	001319528
K.F.P. ENTERPRISES LIMITED	001180480
KEITH PHILLIPS & SONS LTD.	000398933
LIEN PHONG TRADING CO. LTD.	000523202

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
LINDSAY CRANE RENTAL LTD.	000318711
MAJON HOLDINGS INC.	000932096
MG GROUP LTD.	000998617
MONTEGO SECURITIES INC.	000562075
MOUNT FOREST AMBULANCE SERVICE LTD.	000814115
MUNIX COMPUTERS INC.	000608318
NIP-ROCK RACEWAYS CORPORATION	000948994
NU-MAR TELECOMMUNICATIONS (UXBRIDGE) INC.	000989258
O.C. MANAGEMENT INC.	001092078
PETANNE CORPORATION	000936600
PINGA CONSTRUCTION EQUIPMENT SUPPLIES LTD.	000635557
PLUS ONE ENGINEERING INC.	000575490
PRENTICE-COOPER & ASSOCIATES LTD.	000634682
PRO HEALTH REHAB LTD.	001255231
PROCON SYSTEMS INC.	001078741
PUMA WALL SYSTEMS INC.	001115437
RICCO'S BAR AND GRILL INC.	001409864
SOUTHFORK HOLDINGS LTD.	001321331
T & J SYSTEMS CONSULTING INC.	001008254
T P A - TECHNIC PRECISION ARLT INC.	001178843
THE G.I.C. SHOP INC.	001007608
THE GLASS LOUNGE, INC.	001292687
THE SCREENING, PLATING & CIRCUIT GROUP INC.	001284531
TOTAL PERFORMANCE AUTO LTD.	000844731
TRICO INTERNATIONAL SHIPPING (CANADA) INC.	001127921
TRICOR CANADA LIMITED.	001387920
VENTURE GLOBAL GROUP INC.	001301023
W.A. STEPHENSON CONSTRUCTION MANAGERS INC.	000819073
WESTSIDE AUTO COLLISION LTD.	001294113
WILEY & ASSOCIATES INC.	000634130
1004830 ONTARIO INC.	001004830
1013297 ONTARIO LTD.	001013297
1021418 ONTARIO LTD.	001021418
1034208 ONTARIO INC.	001034208
1037434 ONTARIO INC.	001037434
1040364 ONTARIO INC.	001040364
1059070 ONTARIO INC.	001059070
1068243 ONTARIO LIMITED	001068243
1077771 ONTARIO INC.	001077771
1097933 ONTARIO INC.	001097933
1103392 ONTARIO INC.	001103392
1109407 ONTARIO INC.	001109407
1119585 ONTARIO INC.	001119585
1140305 ONTARIO LTD.	001140305
1144816 ONTARIO LTD.	001144816
1146569 ONTARIO INC.	001146569
1169170 ONTARIO INC.	001169170
1171236 ONTARIO INC.	001171236
1178897 ONTARIO LTD.	001178897
1191931 ONTARIO LIMITED	001191931
1192485 ONTARIO LIMITED	001192485
1198329 ONTARIO INC.	001198329
1206148 ONTARIO LIMITED	001206148
1234668 ONTARIO INC.	001234668
1237099 ONTARIO INC.	001237099
1238873 ONTARIO INC.	001238873
1289960 ONTARIO LTD.	001289960
1298768 ONTARIO LIMITED	001298768
1299733 ONTARIO INC.	001299733
1315054 ONTARIO INC.	001315054
1318108 ONTARIO INC.	001318108
1328038 ONTARIO LTD.	001328038
1332012 ONTARIO LTD.	001332012
1422557 ONTARIO INC.	001422557
1457292 ONTARIO LTD.	001457292
1466494 ONTARIO LIMITED	001466494
1504267 ONTARIO LTD.	001504267
180 CONSULTING INC.	001363957

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2006083 ONTARIO INC.	002006083
483656 ONTARIO LTD.	000483656
707076 ONTARIO LIMITED	000707076
718226 ONTARIO LTD.	000718226
736236 ONTARIO INC.	000736236
785492 ONTARIO INC.	000785492
794813 ONTARIO INC.	000794813
824756 ONTARIO INC.	000824756
826242 ONTARIO INC.	000826242
861126 ONTARIO INC.	000861126
895012 ONTARIO LIMITED	000895012
903384 ONTARIO LTD.	000903384
907775 ONTARIO INC.	000907775
911446 ONTARIO LIMITED	000911446
951830 ONTARIO INC.	000951830

(138-G834)

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution (Non-respect de la Loi sur l'imposition des corporations)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 27 June, 2005 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats de constitution dont les 27 juin 2005 pour non-respect des dispositions de la *Loi sur l'imposition des corporations* et que la dissolution des sociétés concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2005-06-27	
A & P METAL FAB INC.	001181935
ACSYS TECH CONSULTING INC.	001190456
ACTE XXIC INC.	001188376
ACTIVE BOILER SERVICE INC.	001178721
AD-ZONE LTD.	001177960
ADELPHI COMPUTER SYSTEMS INC.	001183130
ADLEN HOLDINGS INC.	001175319
ADLINE INC.	001171131
ADVANCED RESEARCH AND EVALUATION SERVICES INC.	001162974
AF CONSULTING (HRIS) INC.	001310725
AGAINST THE WIND FARMS INC.	001188931
AIC CANADIAN HOLDINGS LIMITED	000914304
ALL ABOUT BATHS INC.	001174501
ALPHA/STEELES AVENUE ROOFING AND ENVIRONMENTAL INC.	001174263
ALVANDON EXPORT CO. LTD.	001174393
AMERI-CAN LIVE BAIT INC.	001175025
AMIT ENTERPRISES LTD.	000834289
ANACONDA RESOURCES INCORPORATED	001185117

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
ANTHONY PIERRE HAIR DESIGN LTD.	001173917
ANZALI PORT INTERNATIONAL INC.	001171623
APOL AUTOMOBILE PURCHASING & LEASING CONSULTANTS INC.	001187250
APOLLO RENOVATION LTD.	001184129
APTRADE INTERNATIONAL LTD.	001168579
ARGENTI GROUP INC.	001171565
ARPAD RESOURCES INC.	001175837
ARTISAN WINDOW COVERINGS INC.	001179645
ASAP CANADA INC.	001186613
ATLANTIC SHEET METAL (THUNDER BAY) INC.	001164303
ATMOSPHERE H.V.A.C. SYSTEMS INC.	001191706
AUDIO VIDEO FURNITURE LTD.	001187205
AVANTI AUTO CENTRE INC.	001220364
B.S.T. DEVELOPMENTS INCORPORATED	001182818
B.T.A. TRANSPORT AGENCY INC.	001180612
BACCO MARKETA LTD.	001177926
BACSON CONSULTING LTD.	001180322
BAUCO AUTO LEASING LTD.	000482868
BELLINI HAIR DESIGN INC.	001171481
BELMAC CONSTRUCTION INC.	001186434
BEN'S LUNCH LTD.	001174513
BENWOOD INDUSTRIES LIMITED	001187114
BESTCO LTD.	001185109
BIG VALUE FOOD STORES INC.	001191799
BILLIARD DEPOT INC.	001183429
BLIND ELEGANCE INC.	001173367
BORELINS INC.	001177641
BRIAND SALES INC.	001177804
BRITANNIA IMPORTS & DISTRIBUTION LTD.	000903692
BRITANNIA SUPERMARKET ASIAN FOOD INC.	001170589
BS INTERNATIONAL COMPANY INC.	001175614
BUILDING WORLD INC.	001186841
BYZANTINE RITE INC.	001176158
C-WAY POOLS INC.	001168722
CAMPBELL - DUKE & ASSOCIATES INC.	001167525
CANACELL INC.	001171916
CANADA CONSUMER SHOWS INC.	001177364
CANADALINK IMMIGRATION PROFESSIONALS INC.	001186767
CANADIAN MARTIAL ARTS INC.	001180326
CANADIAN TELEMARTETING CORPORATION	001175996
CANESE GROUP LIMITED	001184281
CANFIX INTERNATIONAL INC.	001170950
CANLIGHT HERITAGE INC.	001172912
CARRIER DESIGN INC.	001170640
CASINOS CANADA SIX NATIONS CORP.	001176666
CEDRUS DEVELOPMENT INC.	001165956
CHEMICAL VALLEY INVESTMENTS INCORPORATED	001145290
CHOCOLATTO, PATISSERIE/CHOCOLATERIE INC.	001300327
CITY AS A GALLERY INC.	001192100
CITY 2 CITY INC.	001179663
CLUB 91 LTD.	001172630
CODA SALES & MARKETING CONSULTANTS INC.	001191369
COLALILLO DESIGNS INC.	001190808
COLLEZIONE ELIO LTD.	001444609
COLOURFUL FRAGRANCES INC.	001171030
COMPUTECH MANAGEMENT CONSULTANTS INC.	001175598
COMPUTER EDUTAINMENT CANADA INC.	001187347
COMPUTER MATHS & SCIENCE LEARNING CENTRE INC.	001176905
CONBIA SALES INC.	001185271
CONCISE TRANSPORTATION CORPORATION	001176453
CONCORD INTERNATIONAL DEVELOPING GROUP INC.	001173553
CONNECT POWER SOURCE INC.	001186732
CONTINEZ PROCESS INC.	001172978
CONVENTION SERVICES INTERNATIONAL (N.A.) INC.	001192132
COORDINATE CUISINE & FRIENDS LTD.	001182536

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
COYEE TRADING INC.	001183502
CREDITVIEW INVESTMENTS INC.	001178670
CROZIER CHIROPRACTIC PRODUCTS INC.	001173750
CYBERIA CONSULTING GROUP INC.	001186398
D. F. WANNER LIMITED	001156462
D.A.W. MANAGEMENT SERVICES LTD.	001170401
D.R. BOURNE & ASSOCIATES LTD.	001180096
DAIRY TIME INC.	001178714
DAVID GOODBAUM MANAGEMENT INC.	001175529
DELIGHTZ (CANADA) INC.	001188274
DENIAN HOLDINGS INC.	001190574
DENNIS GRIFFIN ENTERPRISES LTD.	001173742
DESTINATION WORLD TOURS INC.	001043073
DGN ENTERTAINMENT SERVICES LTD.	001176843
DINAMO CONTRACTORS INC.	001179767
DIRECT ADVANTAGE PRODUCTIONS INC.	001170648
DIRECT AIM DISTRIBUTING INC.	001186006
DOE LAKE PARK INC.	001157364
DOUBLE BLACK DIAMOND TRADING COMPANY LIMITED	001175787
DRAFT-PRO SERVICES LIMITED	001170573
DRAFTGUARD DESIGNS LIMITED	001174877
DRAGON RAY INTERNATIONAL INC.	001183232
DUMOINE RIVER INDUSTRIES INC.	001180643
DURHAM INNOVATIVE TECHNOLOGIES INC.	001173257
DUTCHMAN INTERIOR STRIPPING INC.	001167578
E.E.A. EXOLATINO ENTERTAINMENT AGENCY INC.	001184251
E-EBX INC.	001179413
EAGLES HOCKEY INC.	001173252
EDWARDS BOOKS & CAFE INC.	001180533
EL HELOU CANADA INC.	000696397
ELECTECH ELECTRICAL & RENOVATING INC.	001180170
ELECTIONS MANAGEMENT GROUP INC.	001184189
ELITE AIR SYSTEMS INC.	001176106
EMD INTERNATIONAL CORP.	001179159
EMILY PLACE RESPITE & REHABILITATION INCORPORATED	001157280
ENDURA MEDIA CORPORATION	001485956
ENIGMA INVESTMENT CORPORATION	001171194
ENTERVEST CORPORATION	001184362
ESKER LAKE CONSULTANTS INC.	001187050
EXTERIOR 59959 FINISH CARPENTRY LTD.	001178686
F. H. W. HOLDINGS INCORPORATED	001174542
FADER FOREST MANAGEMENT LTD.	001168007
FAGGIE ENTERPRISES LTD.	001181868
FAIR FOX WHOLESALE LIVE BAIT INC.	001171710
FALMAC LIMITED	001171124
FAST TRACK INCORPORATED	001187086
FIBREVISION CABLE SYSTEMS INC.	001177842
FINCHDALE FASHIONS INC.	001181926
FIRST CANADA INTERNATIONAL INC.	001179151
FIRST CENTENNIAL LASER SECURITIES CORP.	001182808
FIRST CHOICE YELLOWNET INC.	001186018
FIRST LOOK MARKETING INC.	001171556
FITNESS TOOLS INC.	001180992
FMC INTERNATIONAL MANAGEMENT LIMITED	001187135
FOOK MEI SIANG FOOD LTD.	001181444
FOREVER QUEEN DEVELOPMENTS (CANADA) LTD.	001186084
FORMOSA CABLECORD INC.	001176674
FORTUNE CAPITAL FUNDING INC.	001253942
FOSON COMPANY INTERNATIONAL LTD.	001186250
FRAL CONSTRUCTION INC.	001176136
FREIGHTER'S FOOD EMPORIUM INC.	001176853
FRIED RICE PRODUCTIONS INC.	001175321
FUDA INTERNATIONAL CORPORATION	001186843
FURNITURE KING LTD.	001171908
FUTURE VAC LIMITED	001184222
FYG INC.	001274540
GABLEWOOD DEVELOPMENTS INC.	001172608

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
GENPHARM UZBEKISTAN LTD.	001177992
GENTILE TAX SERVICES INC.	001170656
GIFFEN'S HARDWARE LIMITED	000217177
GLOBALMAX MARKETING INC.	001191662
GLOBE CANADA INC.	001171271
GOOD CALL PRODUCTIONS LTD.	001293278
GRAND PRAIRIE SPICES INCORPORATED	001176903
GRAPHIMAGE INC.	001180274
GRAY CONDOR CONSULTING INC.	001180611
GREENBOIS LANDSCAPING INC.	001186756
GRO-CORP-96 INC.	001186464
GUANG YUAN SCIENCE & TECHNOLOGY DEVELOPMENT CANADA LTD.	001179186
GYM'S PLACE LTD.	001173715
GYRO KING LTD.	001176861
H.T.T. FOOD INC.	001165978
HALLELUJAH KYZOMBA INC.	001191603
HAML AUTO SALES INC.	001173893
HANFA INC.	001171133
HAWK SITE INC.	001256757
HENDRIK J. SWART LAWNCARE INC.	001181514
HENRY'S PHARMACY LIMITED	000656697
HILL AND KNOWLTON/DUCHARME PERRON LTEE.	001187075
HITCHUM CORPORATION	001177650
HO YEE FAT (CANADA) CATERING EQUIPMENT CO. LTD.	001170445
HOBBY HORSE ARMS (1996) INC.	001173266
HOWARD & ASSOCIATES INSURANCE ADJUSTERS INC.	001179385
HUGO ENTERPRISES LTD.	001107701
HY-TY RESTAURANT LTD.	001181762
HYATT CANNING LIMITED	000253193
ICNT CANADA LIMITED	001176923
ICON MOLD DEVELOPMENT CORPORATION	001174593
IMAGE ONE CANADA INC.	001177209
IMARCH INCORPORATED	001175274
IMBRIDGE INTERNATIONAL INC.	001173544
INCA, RAINFOREST PRODUCTS INC.	001172860
INDUSTRY NETWORK CANADA INC.	001184354
INFINITE VELOCITY SOLUTIONS INC.	001181794
INOBEAM TECHNOLOGIES CORPORATION	001172367
INTARTEX INC.	001178781
INTEGRATED MOVE MANAGEMENT INC.	001183088
INTROSPEC ACADEMY OF INVESTIGATION INC.	001173015
IROS INTERNATIONAL LTD.	001190978
ISIS UNIVERSAL HOLDINGS INCORPORATED	001172262
J. MALLOVY & ASSOCIATES INC.	001179134
J. POWER SYSTEMS INC.	001183045
J.C. BROCK CANADA LIMITED	000898549
J.N.K. STRATFORD PROPERTIES INC.	001170943
JACQUELINE LIDDELL TRUCKING LTD.	001167497
JEFF'S DESSERTS INC.	001173165
JIMARJ ENTERPRISES LTD.	001184715
JLI GAMES LTD.	001175279
JOHN BILNEY & ASSOCIATES INC.	001190194
JOIN INTERNATIONAL MACHINERY INC.	001182351
K.C. AND THE SUNSHINE INC.	001178712
K.C. HAULAGE INC.	001349293
K-SPEC CARRIERS INC.	001176981
KETTLEBY GROUNDSKEEPING LTD.	001157317
KHRAMAN AUTO LTD.	001184259
KIDS CRIBS AND STUFF INC.	001172850
KIMAL MARKETING INC.	001172592
KLIK FASHION ACCESSORIES INC.	001174333
KODY ALLEN DESIGNS INC.	001181429
KOUBIS DESIGNS LTD.	001186960
KPE ELECTRONICS INC.	001188881
L R QUARTER HORSE RANCH INC.	001157329
LA FONTAINE COSMETIC & SURGERY CLINIC INC.	001186764
LASVEGAS 2000 IMPORTING & DISTRIBUTORS LTD. LINEN & HOUSEHOLD	001175798

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
LATUM GROUP INC.	001182597
LAVA RESEARCH AND DEVELOPMENT CORPORATION	001184690
LAW (ASIA PACIFIC) CONSULTING INC.	001177315
LEATHERSTOCKING (1996) PRODUCTIONS INC.	001177788
LEITHWOOD RESTORATION LTD.	001186808
LEUTY HOLDINGS INC.	001185031
LIFESOURCE NATURAL FOODS INCORPORATED	001173984
LITTLE TONY'S LEASING LTD.	001186982
LOTUS DRYWALL INC.	001172967
LUNETT PACIFIC ENTERPRISES LTD.	001175980
LYNX SPORT LTD.	001165957
MAC'S LOBSTERS (1996) LTD.	001175537
MACPHEE, JESSON RESPONSE MANAGEMENT INC.	001181729
MAGIC AUTO WASH LIMITED	001179194
MANCO CANAM CORPORATION	001191251
MAPLE MACHINERY INC.	001186766
MARKET TECHNOLOGIES CORP.	001171847
MARKHAM AUTO LEASING INC.	001173295
MARKHAM TAXI LIMITED	001178775
MASTERMIND MEDIA INC.	001190987
MAY ADVANCE LIMITED	001175835
MCC MECHANICAL LTD.	001191783
MCM INFORMATION SYSTEMS INC.	001043158
MEDICAL INSTRUMENT REPAIR SERVICES LTD.	001182418
MEGA TRENDS CANADA INC.	001179150
METROPOL MAINTENANCE INC.	001186419
MIKE'S AUTO/TRUCK SALES LTD.	001152421
MODUS TECHNOLOGIES INC.	001175820
MOTORSPORTS BY MAIL NORTH INC.	001175568
MOUNT WRIGHT HOLDINGS CORPORATION	001171677
NAJAH INVESTMENTS INC.	001351340
NATIONAL IMMIGRATION CONSULTING SERVICES OF CANADA LIMITED	001184360
NEEKA INTERNATIONAL CORPORATION	001172386
NELSON ALLEN FINANCIAL CORPORATION	000889580
NEMO SOFTWARE INC.	001187240
NEO-FORM (MEXICO) INC.	001187043
NESCAN INTERNATIONAL VENTURES CORP.	001180765
NESTA ENTERTAINMENT ENTERPRISES INC.	001176197
NEW CHINA BOOKSTORE (CANADA) LTD.	001188335
NEW CLASS COMMUNICATIONS INC.	001187165
NHJ MANAGEMENT INC.	001180490
NIGHTEE NIGHT INC.	001151316
NIRAN FOREIGN EXCHANGE INC.	001173831
NOBLE CANADA CONSULTANTS LTD.	001182871
NORTH AMERICAN BRACKETS (1996) INC.	001145309
NORTH ATLANTIC TRANSPORT INC.	001187485
NOVEMBER GOLD EXPLORATION INC.	001176684
O'CONNOR LEGAL SERVICES LIMITED	001187364
OBJTECH CORPORATION	001152814
OKAY MARKETING CANADA INC.	000916572
OLDE TOWN INBOUND INC.	001192131
OMS MECHANICAL LTD.	001187344
ON LINE BILLBOARD INC.	001168397
OS MARKETING LTD.	001182598
OSHKEMACHECHEKAYWIN INC.	001164366
OXFORD EQUITIES INC.	001170873
P AND R COMPASSIONATE RESPONSE INC.	001178823
PALTRAC INTERNATIONAL CORPORATION	001180311
PALTRAC SYSTEMS CORPORATION	001180312
PAN PACIFIC DESIGN ASSOCIATES CORPORATION	001192075
PARAPHARMACEUTICAL SCIENCES INC.	001151344
PARMA GROUP LIMITED	001179067
PATENT EXPRESS INC.	001176235
PAUL CR HARRISON CONSULTING INC.	001139661
PCS UNLIMITED INC.	001180696
PEACOCK RESTAURANT & DINING LOUNGE INC.	001181927
PERFECT SHOT INC.	001175383
PERFECTO IMPROVEMENTS INC.	001168586
PETER WALTON AGENCIES LIMITED	000668376

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
PETHAR ENTERPRISES INC.	001165592
PHOENIX DRAINAGE INC.	001184875
PICKETT HOLDINGS INC.	001176182
PIRD INC.	001191246
PIZZA PAZZON INC.	001185137
PLANET PIZZA AND CHICKEN CORPORATION	001179698
PLATONICA LIMITED	001171555
PMC ENVIRONMENTAL MANAGEMENT CORPORATION	001179768
PONTE DI LEGNO FOODS LTD.	001186842
PRECISION METAL JOINERS LTD.	000262065
PRETEXT PRINTING SOLUTIONS INC.	001164982
PRIME CREATIONS (CANADA) INC.	001191317
PRO-SOFT CONSULTING INC.	001174669
PRODUCTION ZONE GARMENTS LTD.	001181800
PROVINCIAL FUNERAL SERVICES INC.	001170519
PROVISTA GRAPHICS INC.	001181504
R A C INC.	001187220
R.D. BARRIE INSURANCE BROKERS INC.	000933532
R.D. MARKETING INC.	001179411
RAINBOW TRANSPORTATION INC.	001188250
RAINMAKER CONSULTANTS INC.	001181936
RAMA CASINO EXPRESS INC.	001182563
RANACK CONSTRUCTORS (CANADA) INC.	001174946
RANCAP, LTD.	001190479
RAPID CREDIT COMPONENTS INC.	001170951
RCI RIVERSIDE CONSULTATIONS INC.	001168542
RDR TECHNOLOGIES AND ASSOCIATES LTD.	001191797
RE/KAB COMMUNICATIONS INC.	001182274
RECOVERY AUTO GLASS INC.	001167507
REGENCY CONSERVATORIES INC.	001181435
RENAISSANCE 2000 INC.	001186975
RESTOREX GENERAL CONTRACTING INC.	001180968
RH TELECOM INC.	001181722
RICHMOND ENTERPRISE (ONTARIO) LTD.	001175336
RICHMOND REFRIGERATED CARRIERS LTD.	001172246
RNS MARKETING COMMUNICATIONS INC.	001176465
ROCK VALLEY LANDSCAPE DESIGN & MAINTENANCE LTD.	001177771
ROSAL MACHINE SHOP INC.	001177046
ROSALIAS ENTERPRISES INC.	001396985
RSW & ASSOCIATES FOOTWEAR INC.	001173995
RUMPEE ENTERPRISE INC.	001187166
RUSKO MANAGEMENT COMPANY LIMITED	001184221
RYDING AUTO SERVICE INC.	001190525
S & Y SALES LTD.	001183230
S. K. VENTURES INTERNATIONAL INCORPORATED	001173967
SALUTE PRIVATE WINES INC.	001178000
SARAM FOODS INC.	001173141
SCARABELLI PRODUCTIONS INC.	000689409
SCREENAD DIGITAL BILLBOARDS INC.	001191606
SELECTREHAB INC.	001188920
SHELANE PROPERTIES INC.	001178947
SHOWCASE AUTOMOTIVE INC.	001442802
SILVER MARKETING GROUP INC.	001190191
SIMCOE ERECTORS LIMITED	001157331
SINCLAIR REAL PROPERTY CONSULTANTS LTD.	001186796
SITBIZ INC.	001373236
SOFAN INC.	001187503
SOFT-TECH INTERNATIONAL INC.	001172593
SOFT-TECH QUALITY COMPUTERS INC.	001167469
SOLAAR CHOICE INTERNATIONAL INC.	001183215
SPECTRUM WEST INCORPORATED	001188835
SPETRA COURIER SERVICES LTD.	001177381
STRATEGIC KNOWLEDGE NETWORK INC.	001186355
STROY INTERNATIONAL INC.	001175267
STRUCTURAL INTEGRITY INC.	001185228
STS4IG HOLDINGS LTD.	001182887
SUMMIT GARDEN CATERING LTD.	001173991
SUN FOODS LTD.	001186912
SUPERIOR OFFSET SERVICES INC.	001175396

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
SURFACE TECH. INC.	001171128
SUSTAINABLE TECHNOLOGIES INTERNATIONAL, INC.	001171399
SWACS LTD.	001180592
SYLVINGTON OFFICE SERVICES INC.	001169945
T AND M LTD.	001176616
T. M. H. DEVELOPMENTS LTD.	001186662
TARAM AUTOWORKS INC.	001178706
TASKMAN INVESTMENTS INC.	001180900
TEGS CAPITAL CORPORATION	001179007
TEHRAN SUPERMARKET INC.	001182537
TGI TRANS-GLOBAL INDUSTRIES INC.	001175868
THE ACME CAKE AND PIE FACTORY INC.	001422740
THE BRANDING BUREAU INC.	001173343
THE EXCHANGE GROUP LIMITED	001164197
THE HEALTH PROMOTION IN CANADA PUBLISHING COMPANY INC.	001176119
THE JUNKHOUSE COMPANY INC.	001184171
THE LAGADO THEATRE COMPANY LTD.	001168717
THE PETERBOROUGH MARKET INC.	001175910
THE UNITY GROUP INCORPORATED	001176608
TILLY DOUGLAS SENIORS HOME CORP.	001163395
TOBER HOLDINGS INC.	001176937
TOP UP DEVELOPMENTS INC.	001170858
TORONTO KITCHENS LTD.	001186748
TOWERING PRODUCTIONS INC.	001180688
TRADEX WORLDWIDE CORPORATION	001062344
TRAVCOR MARKETING & COMMUNICATIONS GROUP LTD.	001178617
TRAVIA LTD.	001172506
TRAXXS AUTOMOTIVE INDUSTRIAL INC.	001185296
TRI/CENT CORP. INC.	001082724
TUNG SHAN INTERNATIONAL INC.	001184334
TURSI SHOES LIMITED	001176058
TWISTER MEDIA INC.	001179636
UIT LTD.	001093357
UNICORN & FRIENDS MURRAY K. SPENCE CONSULTANTS LTD.	000590558
UNIQUE FINANCIAL OPTIONS (UFO) INC.	001173064
UNISUN INTERNATIONAL COMPANY LTD.	001175778
UNIVERSAL HAIR DESIGN AND BEAUTY SUPPLY LTD.	001165988
USER FRIENDLY FRIENDLY SOFTWARE INC.	001188921
V ZONE AUTO SERVICES INC.	001171284
V. J. ENVIRO-TEC SOLUTIONS LTD.	001160024
VENUS FURNITURE GALLERY INC.	001170970
VI-RO PAVING & INTERLOCKING LTD.	001176965
VIRA TRADING CORP.	001191670
VISION EMPLOYEE DEVELOPMENT SERVICES INCORPORATED	001178044
VOICE TI INC.	001186831
VTEC AUTO CENTRE INC.	001186807
WAFFLE MANIA INC.	001171796
WALITE INC.	001192025
WASTE OPTIONS LTD.	001024021
WEALTHNET INC.	001181943
WEBSTER TRADING CO. LTD.	001191325
WIRED MEDIA INC.	001180327
WIZARD INTERNATIONAL LTD.	001173327
WOODVIEW CHINESE & SPECIALTIES RESTAURANT INC.	001171960
YVA TECH INC.	001260312
ZAKER EXPORT & IMPORT LIMITED	001185213
1015217 ONTARIO INC.	001015217
1091256 ONTARIO INC.	001091256
11 CORINFO RESEARCH AND INFORMATION SERVICES INC.	001181557
1138876 ONTARIO LTD.	001138876
1138917 ONTARIO LIMITED	001138917
1151227 ONTARIO LIMITED	001151227
1151285 ONTARIO INC.	001151285

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1151354 ONTARIO INC.	001151354
1151379 ONTARIO INC.	001151379
1157313 ONTARIO LIMITED	001157313
1159307 ONTARIO INC.	001159307
1160031 ONTARIO LTD.	001160031
1162992 ONTARIO LIMITED	001162992
1164295 ONTARIO INC.	001164295
1167473 ONTARIO LIMITED	001167473
1167477 ONTARIO LIMITED	001167477
1167524 ONTARIO INC.	001167524
1168030 ONTARIO INC.	001168030
1168074 ONTARIO INC.	001168074
1168356 ONTARIO INC.	001168356
1168489 ONTARIO INC.	001168489
1168662 ONTARIO INC.	001168662
1168774 ONTARIO INC.	001168774
1169803 ONTARIO INC.	001169803
1169867 ONTARIO INC.	001169867
1169937 ONTARIO INC.	001169937
1170384 ONTARIO LTD.	001170384
1170443 ONTARIO LIMITED	001170443
1170451 ONTARIO LIMITED	001170451
1170461 ONTARIO INC.	001170461
1170497 ONTARIO INC.	001170497
1170612 ONTARIO LIMITED	001170612
1170622 ONTARIO LTD.	001170622
1170675 ONTARIO INC.	001170675
1170798 ONTARIO INC.	001170798
1170872 ONTARIO LIMITED	001170872
1170897 ONTARIO LIMITED	001170897
1170957 ONTARIO INC.	001170957
1171141 ONTARIO LIMITED	001171141
1171142 ONTARIO LIMITED	001171142
1171262 ONTARIO LIMITED	001171262
1171268 ONTARIO INC.	001171268
1171338 ONTARIO INC.	001171338
1171480 ONTARIO LIMITED	001171480
1171717 ONTARIO LIMITED	001171717
1171720 ONTARIO LIMITED	001171720
1171769 ONTARIO LTD.	001171769
1171785 ONTARIO LIMITED	001171785
1171786 ONTARIO LIMITED	001171786
1171900 ONTARIO INC.	001171900
1172249 ONTARIO INC.	001172249
1172300 ONTARIO INC.	001172300
1172357 ONTARIO INC.	001172357
1172454 ONTARIO LTD.	001172454
1172622 ONTARIO INC.	001172622
1172685 ONTARIO INC.	001172685
1172762 ONTARIO INC.	001172762
1172870 ONTARIO LIMITED	001172870
1172905 ONTARIO CORP.	001172905
1172936 ONTARIO INC.	001172936
1173102 ONTARIO INC.	001173102
1173143 ONTARIO INC.	001173143
1173271 ONTARIO INC.	001173271
1173336 ONTARIO LTD.	001173336
1173365 ONTARIO LIMITED	001173365
1173486 ONTARIO INC.	001173486
1173537 ONTARIO INC.	001173537
1173926 ONTARIO INC.	001173926
1173975 ONTARIO LTD.	001173975
1174238 ONTARIO LIMITED	001174238
1174566 ONTARIO INC.	001174566
1174572 ONTARIO LIMITED	001174572
1174616 ONTARIO INCORPORATED	001174616
1174621 ONTARIO INC.	001174621
1174706 ONTARIO LIMITED	001174706
1174781 ONTARIO LIMITED	001174781
1174807 ONTARIO LTD.	001174807
1174948 ONTARIO LTD.	001174948

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1175063 ONTARIO INC.	001175063
1175241 ONTARIO LIMITED	001175241
1175243 ONTARIO LIMITED	001175243
1175244 ONTARIO LIMITED	001175244
1175468 ONTARIO INC.	001175468
1175560 ONTARIO INC.	001175560
1175569 ONTARIO INC.	001175569
1175588 ONTARIO LIMITED	001175588
1175605 ONTARIO INC.	001175605
1175606 ONTARIO INC.	001175606
1175738 ONTARIO LIMITED	001175738
1175786 ONTARIO LIMITED	001175786
1175795 ONTARIO LTD.	001175795
1175827 ONTARIO LIMITED	001175827
1175858 ONTARIO LTD.	001175858
1176146 ONTARIO INC.	001176146
1176192 ONTARIO LTD.	001176192
1176247 ONTARIO INC.	001176247
1176382 ONTARIO INC.	001176382
1176517 ONTARIO LTD.	001176517
1176548 ONTARIO INC.	001176548
1176588 ONTARIO LTD.	001176588
1176615 ONTARIO CORPORATION	001176615
1176642 ONTARIO LIMITED	001176642
1176667 ONTARIO INC.	001176667
1176693 ONTARIO LTD.	001176693
1176731 ONTARIO INC.	001176731
1176845 ONTARIO INC.	001176845
1176915 ONTARIO LIMITED	001176915
1176916 ONTARIO LIMITED	001176916
1176924 ONTARIO INC.	001176924
1176927 ONTARIO LIMITED	001176927
1176938 ONTARIO LIMITED	001176938
1176955 ONTARIO INC.	001176955
1177052 ONTARIO INC.	001177052
1177095 ONTARIO INC.	001177095
1177303 ONTARIO LIMITED	001177303
1177365 ONTARIO INC.	001177365
1177649 ONTARIO INC.	001177649
1177703 ONTARIO LTD.	001177703
1177719 ONTARIO INC.	001177719
1177721 ONTARIO CORPORATION	001177721
1177789 ONTARIO INC.	001177789
1178628 ONTARIO LTD.	001178628
1178715 ONTARIO LIMITED	001178715
1178722 ONTARIO LIMITED	001178722
1178938 ONTARIO LIMITED	001178938
1179145 ONTARIO INC.	001179145
1179154 ONTARIO LIMITED	001179154
1179219 ONTARIO LIMITED	001179219
1179227 ONTARIO LIMITED	001179227
1179269 ONTARIO LIMITED	001179269
1179335 ONTARIO INC.	001179335
1179382 ONTARIO LIMITED	001179382
1179430 ONTARIO LIMITED	001179430
1179438 ONTARIO INC.	001179438
1179489 ONTARIO LIMITED	001179489
1179587 ONTARIO LIMITED	001179587
1179635 ONTARIO LTD.	001179635
1179643 ONTARIO LTD.	001179643
1179644 ONTARIO INC.	001179644
1179696 ONTARIO LIMITED	001179696
1179721 ONTARIO INC.	001179721
1179783 ONTARIO INC.	001179783
1179793 ONTARIO INC.	001179793
1180094 ONTARIO INC.	001180094
1180241 ONTARIO LIMITED	001180241
1180439 ONTARIO INC.	001180439
1180462 ONTARIO LIMITED	001180462
1180477 ONTARIO INC.	001180474
1180499 ONTARIO INC.	001180499

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1180516 ONTARIO LIMITED	001180516
1180582 ONTARIO INC.	001180582
1180638 ONTARIO LTD.	001180638
1180704 ONTARIO INC.	001180704
1180743 ONTARIO INC.	001180743
1180755 ONTARIO INC.	001180755
1180860 ONTARIO LIMITED	001180860
1180876 ONTARIO INC.	001180876
1180914 ONTARIO INC.	001180914
1180990 ONTARIO INC.	001180990
1181250 ONTARIO LTD.	001181250
1181274 ONTARIO INC.	001181274
1181352 ONTARIO LTD.	001181352
1181412 ONTARIO LIMITED	001181412
1181418 ONTARIO LIMITED	001181418
1181507 ONTARIO INC.	001181507
1181515 ONTARIO INC.	001181515
1181629 ONTARIO INC.	001181629
1181706 ONTARIO INC.	001181706
1181847 ONTARIO INC.	001181847
1182002 ONTARIO LIMITED	001182002
1182299 ONTARIO INC.	001182299
1182308 ONTARIO LIMITED	001182308
1182362 ONTARIO LTD.	001182362
1182508 ONTARIO LTD.	001182508
1182527 ONTARIO LTD.	001182527
1182555 ONTARIO LTD.	001182555
1182580 ONTARIO LIMITED	001182580
1182827 ONTARIO LIMITED	001182827
1182867 ONTARIO LTD.	001182867
1182869 ONTARIO LIMITED	001182869
1183122 ONTARIO LIMITED	001183122
1183138 ONTARIO LIMITED	001183138
1183153 ONTARIO LIMITED	001183153
1183163 ONTARIO LTD.	001183163
1183204 ONTARIO INC.	001183204
1183352 ONTARIO INC.	001183352
1183436 ONTARIO INC.	001183436
1183444 ONTARIO LIMITED	001183444
1183446 ONTARIO INC.	001183446
1184020 ONTARIO LIMITED	001184020
1184145 ONTARIO INC.	001184145
1184284 ONTARIO INC.	001184284
1184352 ONTARIO INC.	001184352
1184358 ONTARIO LIMITED	001184358
1184630 ONTARIO LTD.	001184630
1184637 ONTARIO INC.	001184637
1184799 ONTARIO INC.	001184799
1185172 ONTARIO INC.	001185172
1185196 ONTARIO INC.	001185196
1185277 ONTARIO INC.	001185277
1186068 ONTARIO INC.	001186068
1186213 ONTARIO LTD.	001186213
1186230 ONTARIO LIMITED	001186230
1186341 ONTARIO LTD.	001186341
1186390 ONTARIO LIMITED	001186390
1186391 ONTARIO INC.	001186391
1186605 ONTARIO INC.	001186605
1186609 ONTARIO INC.	001186609
1186740 ONTARIO INC.	001186740
1186885 ONTARIO INC.	001186885
1186895 ONTARIO INC.	001186895
1186896 ONTARIO INC.	001186896
1186941 ONTARIO INC.	001186941
1187072 ONTARIO INC.	001187072
1187095 ONTARIO LIMITED	001187095
1187137 ONTARIO LIMITED	001187137
1187286 ONTARIO INC.	001187286
1187288 ONTARIO LIMITED	001187288
1187294 ONTARIO INC.	001187294
1187437 ONTARIO INC.	001187437

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1188202 ONTARIO INC.	001188202
1188259 ONTARIO LTD.	001188259
1188267 ONTARIO LTD.	001188267
1188289 ONTARIO INC.	001188289
1188315 ONTARIO INC.	001188315
1188904 ONTARIO LTD.	001188904
1188906 ONTARIO LTD.	001188906
1189400 ONTARIO INC.	001189400
1190487 ONTARIO LTD.	001190487
1190557 ONTARIO LIMITED	001190557
1190835 ONTARIO LIMITED	001190835
1190836 ONTARIO LIMITED	001190836
1190842 ONTARIO INC.	001190842
1190963 ONTARIO LIMITED	001190963
1190972 ONTARIO INC.	001190972
1190973 ONTARIO INC.	001190973
1191229 ONTARIO INC.	001191229
1191312 ONTARIO LIMITED	001191312
1191714 ONTARIO LTD.	001191714
1191739 ONTARIO LTD.	001191739
1192024 ONTARIO INC.	001192024
1192220 ONTARIO INC.	001192220
1192288 ONTARIO INC.	001192288
1192318 ONTARIO LIMITED	001192318
1192368 ONTARIO INC.	001192368
1192373 ONTARIO INC.	001192373
1192391 ONTARIO INC.	001192391
1223939 ONTARIO LIMITED	001223939
1246219 ONTARIO INC.	001246219
1254913 ONTARIO INC.	001254913
1269542 ONTARIO INC.	001269542
1299305 ONTARIO LTD.	001299305
1315425 ONTARIO INC.	001315425
1323828 ONTARIO INC.	001323828
1328626 ONTARIO INC.	001328626
1341815 ONTARIO INC.	001341815
1350626 ONTARIO LTD.	001350626
1360602 ONTARIO LIMITED	001360602
1373315 ONTARIO INC.	001373315
1423358 ONTARIO INC.	001423358
1461375 ONTARIO INC.	001461375
2207 QUEEN ST. EAST HOLDINGS LTD.	000555133
29 WALLACE APARTMENTS INC.	001176525
407 EXPRESS GRILL LTD.	001171838
632772 ONTARIO INC.	000632772
644021 ONTARIO INC.	000644021
678188 ONTARIO LIMITED	000678188
681388 ONTARIO LIMITED	000681388
7 CAR WHOLESALE LTD.	001180464
78 WALKER DRIVE LIMITED	001192301
810329 ONTARIO LTD.	000810329
842060 ONTARIO LIMITED	000842060
870545 ONTARIO INC.	000870545

(138-G835) B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-04-18
CROFTCO HOLDINGS LIMITED001116372

2005-05-25
KEVIN PEARSON HOLDINGS LTD.000936457
PEARSON TRUCK SERVICE LTD.000784342
SMITH BUCHAN MANAGEMENT LIMITED000960562

2005-05-30
CHRIS HOLMES SERVICES LTD.000518188
GLOBAL TRADING GROUP LTD.001553569
GRANELLA QUALITY VIDEO INC.000746208
OSMOPOL WATER INC.001289471
ROCKWOOD EQUINE SERVICES LIMITED000300772
VERTA TECHNICAL SERVICES INC.001270702
WAINBRANCH DEVELOPMENTS INC.000480319
129366 ONTARIO INC.000129366

2005-05-31
BRACEBRIDGE RENTAL SALES AND SERVICE
LTD.000305510
ENSOL CANADA INC.001489066
HEARTHLIND HOMES INC.000715689
SNOWCREST MANAGEMENT INC.001091396
THOMAS JAMES SCOTT CONSTRUCTION SERVICES
LTD.000900102
UNIVERSITY TOWERS APARTMENTS LIMITED001108581
1195541 ONTARIO LIMITED001195541
733189 ONTARIO INC.000733189

2005-06-01
ARGYLE ROOFING & SHEET METAL INC.001503795
BOWAR CONSTRUCTION INC.001087100
ELECTRONICS SHOP LTD.000923490
J.L. & C. TURNER ENTERPRISES INCORPORATED000725490
JANLEN FARMS INC.000762089
JASE PATCOL MANAGEMENT LIMITED000390933
JERUDAN DEVELOPMENTS (SUNNYBROOK) INC.000803794
MICROVELL INCORPORATED001128924
SUSAN SOMMERS AND ASSOCIATES INC.000503443
THE ULTIMATE TEAM INC.001302114
WILLIFRED HERBAL TONIC OF CANADA LIMITED001344981
YOUR CALL COFFEE LTD.001175270
1129732 ONTARIO INC.001129732
1156604 ONTARIO INC.001156604
1283601 ONTARIO LTD.001283601
1326034 ONTARIO LIMITED001326034
1408204 ONTARIO INC.001408204
1408992 ONTARIO INC.001408992
1451382 ONTARIO LIMITED001451382

2005-06-02
BAY HEIGHTS BUILDING LTD.001143299
BID BASH CONCERTS INC.001295642
MAPLE LEAF FORESTRY AND ECOLOGICAL SERVICES
LIMITED000632231
MMT CONSULTING CO. INC.001391348
R.J. WALKER INC.001135507
RAMY DECOR LTD.000533525
SOUTHWOOD TRAILS INC.001233269
1017566 ONTARIO INC.001017566
1094235 ONTARIO LTD.001094235
1117109 ONTARIO INC.001117109
1130057 ONTARIO INC.001130057
1262059 ONTARIO LIMITED001262059
497146 ONTARIO LIMITED000497146
779982 ONTARIO LIMITED000779982

2005-06-03
ANCAN HOME SERVICES INC.001399425
BEN LEBMAN FROCKS LIMITED000648328
CANADIAN BURNER SYSTEMS INC.001445326

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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CLUB SODA INTERNATIONAL INC.001078558
DEARBORN AUTO REFINISHERS INC.000439493
FAMILY PRACTICE MANAGEMENT GROUP INC.001129826
FURNITURE CARE INC.000525280
INVERNESS SECURITIES INC.002037516
KNOWLEDGE AGE SPECIALISTS INC.001065225
LUSUN ENTERPRISES (CANADA) LTD.001422982
SHELL MARINE DISTRIBUTORS INC.001024934
TRULY TRADING INC.001215934
TUNG LAI SHUN FOOD INC.001339885
VERSMA MASONRY LTD.001268595
1022314 ONTARIO LIMITED001022314
1060370 ONTARIO INC.001060370
1068680 ONTARIO INC.001068680
1151859 ONTARIO INC.001151859
1216511 ONTARIO INC.001216511
1230522 ONTARIO INC.001230522
1257309 ONTARIO LTD.001257309
1276539 ONTARIO LTD.001276539
1368050 ONTARIO INC.001368050
1372669 ONTARIO LIMITED001372669

2005-06-06
EL-DOCS INC.001437298
ENET SYSTEMS INC.001338660
ETHICAL REALTY INC.001264243
HANS ZURHEIDEN PHOTOGRAPHY LTD.000487069
HOMELIFE SELECT REALTY INC.000770711
INTRAURBAN HEALTH CARE INC.001064951
INVESTNAN SOFTWARE CORPORATION002002328
INXS INVESTMENTS INC.000541296
JOHN BATT & ASSOCIATES INC.000719584
MID-EAST TECH LTD.001222872
PAUL HURDLE TRUCKING INC.000891822
R. GANON FRENCH TRANSLATIONS & COPYWRITING
INC.000660628

SAINTLY VENTURES GROUP INC.001487515
SUSAN COONEY & CO. LTD.001282022
TERMORE DEVELOPMENTS LIMITED000286608
THE EMPRESS OF CHINA RESTAURANT INC.001023894
THOMPSON, THOMPSON & ASSOCIATES LTD.001141140
TNL I.S. CONSULTING INC.001246416
TRANS-WORLD IMMIGRATION CONSULTANTS
INC.000967522

VERDA ELECTRICAL CONTRACTORS LTD.001022589
W.H. WHITE SALES AND SERVICES LTD.000443932
WATERDOWN TOWING & RECOVERY LTD.001036301
1061121 ONTARIO INC.001061121
1080586 ONTARIO INC.001080586
1106385 ONTARIO INC.001106385
1195608 ONTARIO INC.001195608
1292114 ONTARIO INC.001292114
1376094 ONTARIO LIMITED001376094
1408205 ONTARIO INC.001408205
1408206 ONTARIO INC.001408206
1429706 ONTARIO INC.001429706
511995 ONTARIO INC.000511995
572855 ONTARIO INC.000572855
613066 ONTARIO LTD.000613066
630578 ONTARIO LIMITED000630578
658375 ONTARIO INC.000658375
764232 ONTARIO INC.000764232
841949 ONTARIO LTD.000841949
895533 ONTARIO LTD.000895533
905357 ONTARIO LTD.000905357

2005-06-11
BEST WAY IMPEX INC.001552248
KEM TRADING LTD.000962785
MUIREHILL CONSTRUCTION INC.001084337
SWEIDUN DEVELOPMENT CANADA LTD.001463418
TILAK DENTAL MANAGEMENT CORP.001056895
424935 ONTARIO INC.000424935

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-06-13	
CONWATH ENTERPRISES LTD.	000381595
CRYPTIC INC.	001348978
771029 ONTARIO LIMITED	000771029
2005-06-15	
A. & H. BAILEY CONSTRUCTION LTD.	000627770
DR. BARRY BENNESS & ASSOCIATES INC.	001411275
GFA INC.	001449301
MIDAS EXPLORATION LTD.	000594883
1057714 ONTARIO LIMITED	001057714
717914 ONTARIO LIMITED	000717914
2005-06-16	
CANADIAN SOURCING GROUP INC.	002029305
2005-06-17	
CASA DO CHURRASCO INC.	001252240
1615868 ONTARIO INC.	001615868
2005-06-20	
1027388 ONTARIO INC.	001027388
2005-06-24	
740629 ONTARIO LTD.	000740629
2005-06-28	
718622 ONTARIO LTD.	000718622
2005-06-29	
APPLE ELECTRIC INC.	001471389
ARCO-NORTH SYSTEMS LTD.	000618623
COLDSTREAM MINK RANCH LTD.	000402417
E & E FUNERAL SUPPLIES LTD.	001002559
FUNGS INTEGRATED SYSTEMS INC.	000969164
HOME CARE HEALTH AIDS SERVICES LIMITED	000560649
MILLEN ROAD DEVELOPMENTS INC.	000961881
TOTHE TRAVEL CENTER INC.	000590979
1358958 ONTARIO LTD.	001358958
18CC COMPANY INC.	000864259
2005-06-30	
A CIRCLE OF CHILDREN INC.	000574618
BLUE WAVE NORTH AMERICA INC.	002009443
DANIAN CONSULTING INC.	001195781
DEJA VU MEDIA AUCTIONS LTD.	001478487
JASS ACUMEN LTD.	000865925
LONG FINANCIAL SERVICES INC.	001538335
MUTER, CULINER, FRANKFURTER AND GOULD LIMITED	000055541
NATION OF NATIONS CO LTD.	001194176
PHARMATRUST INC.	001389012
RECLAND INVESTMENT GENERAL PARTNER INC.	001572910
SWISSCAN GENERAL CONSULTING INC.	000742258
VOYA, INC.	001199833
1181584 ONTARIO INC.	001181584
1495751 ONTARIO LTD.	001495751
2055036 ONTARIO INC.	002055036
729180 ONTARIO LIMITED	000729180
806966 ONTARIO INC.	000806966
844501 ONTARIO LIMITED	000844501
2005-07-04	
BBELYEA BROS. (WEST) LTD.	001147569
CHER-ELL LIMITED	000275285
D&L BUSINESS INNOVATION SERVICES, INC.	001467788
DAILY EARN LIMITED	001140180
IMPERIAL MASONRY AND CONSTRUCTION (OTTAWA) LIMITED	000332695
NEWTON SUPPLY (CANADA) INC.	000901450
SUNSET HOMES INC.	000592924
THE GREAT WALL RESTAURANT INC.	001510667
UP-RIGHT CONTRACTING SERVICES INC.	000815161
VANDEHOEFK CONTRACTING INC.	000767977
WHITE PARK CONSTRUCTION LTD.	001304862
1063524 ONTARIO LIMITED	001063524
1425501 ONTARIO INC.	001425501
1526278 ONTARIO INC.	001526278
1614741 ONTARIO INC.	001614741
2006754 ONTARIO INC.	002006754

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
485318 ONTARIO LIMITED	000485318
890946 ONTARIO LIMITED	000890946
969124 ONTARIO LIMITED	000969124
2005-07-05	
BEST REALTY MANAGEMENT COMPANY LIMITED	001042218
CANADIAN EMULATION INC.	001425920
CHARMACK HOLDINGS LTD.	000503828
CONTRACT INVESTMENT (CANADA) INC.	000973890
EASTPOINTE DEVELOPMENTS LIMITED	000346269
ERLA LANK PRODUCTIONS INC.	000444683
FRAMPTON AUTO PARTS LTD.	000395411
FUCAN ENTERPRISE LTD.	001211481
HASAWI INC.	001452497
INDUSTRIAL MANAGEMENT SERVICES INC.	001154542
K.J. FINANCIAL INC.	001175690
KALIRAI (AFAB) PARTNER CORPORATION	001476953
P.H.S. AGENCY INC.	001400072
RAMSAY (AFAB) PARTNER CORPORATION	001476980
SULTAN CARPETS CORPORATION	001188895
TURBO PRINT LTD.	000668014
1069378 ONTARIO LIMITED	001069378
2699 BATTLEFORD ROAD LIMITED	000903951
675272 ONTARIO LIMITED	000675272
784779 ONTARIO INC.	000784779
842920 ONTARIO LIMITED	000842920
2005-07-06	
AFFINITY MANAGEMENT CORP.	001165594
CAMLON INVESTMENTS INC.	000486196
CANPOL TRANSPORT INC.	001042474
CANTAY ENTERPRISE INC.	001573570
CENTRELINE MACHINING LIMITED	001027964
CONDITIONED AIR SYSTEMS LTD.	001384040
D.K.R.T. HOLDINGS LIMITED	000512370
ELECTRONIC STATION LTD.	000986919
HYDRO THERMAL INDUSTRIES LTD.	001384041
NOR-MAR PROJECTS LIMITED	000122017
NORTHERN GARAGE AND HOLDINGS LIMITED	000050571
OCM CONSULTING LIMITED	001438338
ONE PLUS ONE LIMITED	001084340
RANDOLPH HOLDINGS (SUDBURY) INC.	000352870
REMACE STAMPING INC.	000709624
T & D TRADING LTD.	002021795
THREE PHASE ENGINEERING LTD.	000488850
TM PUBLISHING INC.	000521380
1385462 ONTARIO LIMITED	001385462
365792 ONTARIO LIMITED	000365792
541476 ONTARIO LIMITED	000541476
558337 ONTARIO LIMITED	000558337
727592 ONTARIO LTD.	000727592
833450 ONTARIO INC.	000833450
864523 ONTARIO INC.	000864523
936350 ONTARIO LIMITED	000936350
2005-07-07	
DEBAC ENTERPRISES INC.	001127103
EVAX ENTERPRISES INC.	000849727
1068030 ONTARIO INC.	001068030
1369835 ONTARIO LIMITED	001369835
1453238 ONTARIO INC.	001453238
837433 ONTARIO LIMITED	000837433
838159 ONTARIO LTD.	000838159

(138-G836)

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Notice of Default in Complying with the Corporations Information Act Notice de non-observation de la Loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241(3) of the Business Corporations Act that unless the corporations listed hereunder comply with the filing requirements under the Corporations Information Act within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la Loi sur les sociétés par actions, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la Loi sur les renseignements exigés des compagnies et des associations dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-07-08	
COXMILL DEVELOPMENTS INC.....	1189246
EDILCORP CONSTRUCTION CORPORATION.....	716397
GLOBAL RENOVATIONS & GENERAL CONTRACTING INC.....	1542831
MANSE HILL DEVELOPMENTS INC.....	1057410
PROCESS DEVELOPMENT CORPORATION CANADA INC.....	1171165
ROBERTSON MECHANICAL LTD.....	1067373
THE GATEWAY LIMITED.....	1118726
VENTARA CONSTRUCTION LTD.....	946915
WALDRAN DEVELOPMENTS INC.....	706437
1024452 ONTARIO INC.....	1024452
1150407 ONTARIO LIMITED.....	1150407
2045558 ONTARIO LTD.....	2045558

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G837)

NOTICE 29-05

STATUTORY NOTICE UNDER THE REMEDIES FOR ORGANIZED CRIME AND OTHER UNLAWFUL ACTIVITIES ACT, 2001

NOTICE TO PERSONS WHO HAVE SUFFERED PECUNIARY AND NON PECUNIARY DAMAGES BY REASON OF UNLAWFUL ACTIVITY RESULTING IN CIVIL FORFEITURE PROCEEDINGS IN THE MATTER OF THE ATTORNEY GENERAL OF ONTARIO AND \$4,250 IN CANADIAN CURRENCY (IN REM) AND JOSEPH POJE.

Pursuant to a court order made in the above proceeding, \$4,250.00 has been forfeited to the Crown and deposited in a special purpose account. Any person who has suffered pecuniary or non pecuniary losses in relation to which the proceeding was commenced is entitled to make a claim for compensation.

All claims must comply with the provisions of Regulation 233/03 and be on the prescribed form or they will be denied. Regulation 233/03 may be found at www.e-laws.gov.on.ca/DBLaws/Regs/English/030233_e.htm.

To obtain a claim form or if you have any inquiries about potential claims please contact the Civil Remedies for Illicit Activities Office toll free at 1-888-246-5359 or write to:

Ministry of the Attorney General
Civil Remedies for Illicit Activities Office
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 29-05**, be sent to the above address and be received no later than 5:00:00 PM on January 24, 2006 to be considered.

You may not be eligible for compensation if you participated in or contributed to your losses or the unlawful activity giving rise to the proceeding.

AVIS 29-05

AVIS PRÉVU PAR LA LOI DE 2001 SUR LES RECOURS POUR CRIME ORGANISÉ ET AUTRES ACTIVITÉS ILLÉGALES

AVIS EST DONNÉ À TOUTE PERSONNE QUI A SUBI DES PERTES PÉCUNIAIRES ET EXTRAPÉCUNIAIRES PAR SUITE DE L'ACTIVITÉ ILLÉGALE À L'ÉGARD DE LAQUELLE UNE INSTANCE CIVILE DE CONFISCATION A ÉTÉ INTRODUITE. EN L'AFFAIRE DU PROCUREUR GÉNÉRAL DE L'ONTARIO ET 4 250 \$ EN DEVISE CANADIENNE (EN MATIÈRE RÉELLE) ET JOSEPH POJE.

En vertu d'une ordonnance de la cour rendue relativement à l'instance susmentionnée, 4 250,00 \$ ont été confisqués au profit de la Couronne et versés dans un compte spécial. Toute personne qui a subi des pertes pécuniaires ou extrapécuniaires par suite de l'activité illégale à l'égard de laquelle l'instance a été introduite a le droit de demander une indemnité.

Toute personne qui présente une demande doit utiliser la formule prescrite et la remplir selon les dispositions du Règlement 233/03. Une demande qui n'est pas conforme au Règlement sera rejetée. Le Règlement 233/03 se trouve à www.elaws.gov.on.ca/DBLaws/Regs/French/030233_f.htm.

Si vous voulez obtenir une formule de demande ou si vous avez des questions concernant d'éventuelles demandes, veuillez communiquer avec le Bureau de recours civil à l'égard d'activités illicites en composant le numéro sans frais 1 888 246-5359 ou en écrivant au :

Ministère du Procureur général
Bureau de recours civil à l'égard d'activités illicites
77, rue Wellesley Ouest, c. p. 333
Toronto ON M7A 1N3

Pour être admissibles, les demandes produites doivent porter la mention **Avis 29-05**, être envoyées à l'adresse ci-dessus et parvenir au bureau d'ici le 24 janvier 2006 à 17 h.

L'admissibilité à une indemnité peut être refusée s'il est établi que l'auteur de la demande peut avoir participé ou contribué aux pertes qu'il a subies ou à l'activité illégale à l'égard de laquelle l'instance a été introduite.

(138-G833)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

CLAUDE L. DESROSIER,
Clerk of the Legislative Assembly.

(8699) T.F.N.

Applications to Provincial Parliament

NOTICE OF APPLICATION

NOTICE IS HEREBY GIVEN that on behalf of Helen Myrna Dales, application will be made to the Legislative Assembly of the Province of Ontario for an Act for the revival of a corporation namely, Golden Dreams Home & Decor Ltd., which was inadvertently dissolved by Articles of Dissolution on August 17, 2004.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

DATED at Toronto this 22nd day of June, 2005.

DAVID STONE—Solicitor for
Golden Dreams Home & Decor Ltd.
and Helen Myrna Dales

(138-P588) 27, 28, 29, 30

NOTICE OF APPLICATION

NOTICE IS HEREBY GIVEN that L'Entraide Assurance Mutual Company - L'Entraide Assurance, Compagnie Mutuelle having its head office in the Province of Quebec will apply to the Financial Services Commission of Ontario for a licence to carry on life insurance business in the Province of Ontario.

DATED at Quebec City this 8th day of July, 2005.

RICHARD BUREAU
Corporate Secretary

(138-P600) 30, 31, 32

PARTNERSHIP DISSOLUTION

TAKE NOTICE that the partnership between RICHARD CRESSMAN and MILIVOJ BOSKOVIC (AKA: MICHAEL BOSKOVIC) carrying on business under the name and style of:

R & M AUTO SERVICE
440 Courtland Avenue East,
Kitchener, Ontario N2G 2W4

was dissolved on January 1, 2005.

The assets of the aforesaid partnership business have been transferred to **R & M AUTO SERVICE INC.**

DATED this 16th day of June, 2005.

RICHARD CRESSMAN
MILIVOJ BOSKOVIC

(138-P606)

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF A WRIT OF SEIZURE AND SALE

Issued out of the Superior Court of Justice at 393 University Avenue, Toronto, Ontario M5G 1E6 dated June 21, 2004, Court File Number 02-CL-4391, to me directed, against the real and personal property of, **HUGH TULK and 1282941 ONTARIO INC., Defendants, at the suit of FRANK R. KUNSZT and 581569 ONTARIO INC., Plaintiff, I HAVE SEIZED AND TAKEN** into execution all the right, title, Interest and equity of redemption of **HUGH TULK**, Defendant in and to:

UNIT 17, LEVEL 1, HALTON CONDOMINIUM PLAN NO.194;

PT LT 22 CON 3 SDS (TRAFALGAR), PTS 1&2 20R9054, AS IN SCHEDULE 'A' OF DECLARATION H442989, EXCEPT H3939481; OAKVILLE

The subject property is municipally known as 1200 Speers Rd., Unit 17, Level 1, HCC194, Oakville, Ontario L6L 2X4. ALL OF WHICH said right, title, interest and equity of redemption of **HUGH TULK**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, The Milton Court House, 491 Steeles Ave E., in the Town of Milton, Ontario, L9T 1Y7, on:

WEDNESDAY AUGUST 24, 2005 AT 11:00 A.M.

CONDITIONS:

The purchaser, to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold.

Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00 whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE at The Milton Court House, 491 Steeles Ave E., Milton Ont
All payments in cash or by certified cheque made payable to MINISTER OF FINANCE
Deed Poll provided by Sheriff only upon Satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

Date: July 15, 2005

(138-P601)

ALISON HEDDEN
Supervisor Client Services
Regional Municipality of Halton
905-878-7285

Sale of Lands for Tax Arrears By Public Tender

Municipal Act, 2001

SALE OF LAND FOR BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF BAYHAM

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 11 August 2005, at the Municipal Office, P.O. Box 160, 9344 Plank Road, Strathroy, Ontario N0J 1Y0.

The tenders will then be opened in public on the same day at the Municipal Office, 9344 Plank Road, Strathroy.

Description of Land(s)

Roll No. 34 01 004 001 21600 0000. 55418 Vienna Line, Vienna, Village Lot 1 North Side of King Street West of Centre Street, Registered Plan 54 (Village of Vienna) now in the Municipality of Bayham, County of Elgin (No 11). File No. 04-04
Minimum Tender Amount: \$17,800.52

Roll No. 34 01 004 001 00300 0000. 6204 Plank Rd. Vienna. FIRSTLY: All Lots 5, 6, 7, 8 and Part Lots 4 and 9 South of Front Street, East of Lumber Street, Plan 54 (Village of Vienna) now in the Municipality of Bayham, County of Elgin (No. 11), designated Parts 1 and 3 on Plan 11R-4587; SECONDLY: Part Lot 1, South East side of Front Street, South Westerly from Lumber Street, said Plan 54 being an 8' strip of Lot 1 immediately adjacent to the North East boundary line of Lot 1 as described in Instrument No.263695. File 04-05
Minimum Tender Amount: \$17,101.88

Roll No. 34 01 004 001 00500 0000. 6214 Plank Rd., Vienna. Pt Lots 1, 2 & 9. South side of Front Street, East of Lumber Street and West of Main Street and Part of Lot 11. South side of Front Street and the former alleyway lying south of Front Street between Lots 1, 2 & 9 and Lot 11, Plan 54 (Village of Vienna) now the Municipality of Bayham, County of Elgin (No 11) designated Part 2 on Plan 11R-4587. The municipality advises that this property has been used as a garage and gas station. File No. 04-06
Minimum Tender Amount: \$23,975.01

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the lands to be sold, including but not limited to the potential existence of environmental contamination, estates and interests of the federal or provincial governments or their agencies, easements and restrictive covenants, and interests acquired by adverse possession. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, relevant land transfer tax and GST if applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

SUZANNA MANTEL
Treasurer
The Corporation of the Municipality of Bayham
P.O. Box 160
9344 Plank Road
Strathroy, Ontario N0J 1Y0
(138-P599) (519) 866-5521

Municipal Act, 2001

SALE OF LAND FOR BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF TRENT HILLS

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on Wednesday, August 17th, 2005 at the Municipal Office, 66 Front Street South, Campbellford, Ontario

The tenders will then be opened in public on the same day at the Municipal Office, Campbellford.

Description of Lands

- Roll 1435-134-050-18729
Concession 1, Part Lot 22, RD Plan 54 Part 29, Formerly Township of Seymour
Minimum Tender Amount: \$9455.67
- Roll 1435-229-040-04262
Concession 11 Part Lot 6, RD Plan 25 Part 61 Formerly the Township of Percy
Minimum Tender Amount: \$2108.86
- Roll 1435-229-030-04076
Concession 4 Part Lot 14, RD Plan 47 Part 71, Formerly the Township of Percy
Minimum Tender Amount: \$2495.98
- Roll 1435-229-040-04266
Concession 11 Part Lot 6, RD Plan 25 Part 65, Formerly the Township of Percy
Minimum Tender Amount: \$2278.79
- Roll 1435-229-040-11001
Concession 10 Part Lot 6, RD Plan 24, Part 1, Formerly the Township of Percy
Minimum Tender Amount: \$2377.92
- Roll 1435-229-040-13372
Concession 8 Part Lot 3, RD Plan 104, Part 170, Formerly the Township of Percy
Minimum Tender Amount: \$1539.54
- Roll 1435-229-040-13376
Concession 8 Part Lot 3, RD Plan 104, Part 174, Formerly the Township of Percy
Minimum Tender Amount: \$2515.03

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or bank draft or cheque certified by a bank or trust corporation payable to the

municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

JANICE CAMPBELL – Tax Collector
JEFF BUSH – Treasurer
JIM PETERS – Director of Planning
The Corporation of the Municipality of Trent Hills
P. O. Box 1030
Campbellford, On K0L 1L0
Phone 705-653-1900
Fax 705-653-5904

(138-P602)

Municipal Act, 2001

SALE OF LAND FOR BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF TRENT HILLS

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on Thursday, August 18th, 2005 at the Municipal Office, 66 Front Street South, Campbellford, Ontario

The tenders will then be opened in public on the same day at the Municipal Office, Campbellford.

Description of Lands

1. Roll 1435-229-040-13323
RD Plan 104 Part 121, Concession 8 Part Lot 3, formerly the Township of Percy
Minimum Tender Amount: \$1608.35
2. Roll 1435-229-050-14502
Plan 498 Lot 2 formerly the Township of Percy
Minimum Tender Amount: \$1637.15
3. Roll 1435-229-050-14527
Plan 498 Lot 27 formerly the Township of Percy
Minimum Tender Amount: \$2034.73
4. Roll 1435-229-060-01405
Concession 3 Part Lot 9 on RD Plan 70 Part 5, Formerly the Township of Percy
Minimum Tender Amount: \$2459.73
5. Roll 1435-134-100-12245
Part of Lot 9 Concession 14 designated as Part 45 on Plan RD 60 formerly the Township of Seymour
Minimum Tender Amount: \$3346.37
6. Roll 1435-229-040-13419
Part Lot 3 Concession 8 being designated as Part 215 on RD 104 formerly the Township of Percy
Minimum Tender Amount: \$1531.82

7. Roll 1435-229-050-14507

That portion of Huycke's Island lying opposite Lots 19 and 20, 13th Concession formerly the Township of Percy, designated as Lot 7 on Plan 498

Minimum Tender Amount: \$1723.18

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

JANICE CAMPBELL – Tax Collector
JEFF BUSH – Treasurer
JIM PETERS – Director of Planning
The Corporation of the Municipality of Trent Hills
P. O. Box 1030
Campbellford, On K0L 1L0
Phone 705-653-1900
Fax 705-653-5904

(138-P603)

Municipal Act, 2001

SALE OF LAND FOR BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF TRENT HILLS

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on Tuesday, August 23rd, 2005 at the Municipal Office, 66 Front Street South, Campbellford, Ontario

The tenders will then be opened in public on the same day at the Municipal Office, Campbellford.

Description of Lands

1. Roll 1435-229-060-16054
Part Lot 14, Concession 4 being more particularly described as being the whole of Part Number 54 according to RD Plan 68 formerly the Township of Percy
Minimum Tender Amount: \$3099.10
2. Roll 1435-229-010-07300
Plan 30 Block E Lot 7 formerly the Village of Norham, and formerly the Township of Percy
Minimum Tender Amount: \$3323.34
3. Roll 1435-229-010-18209
Concession 2 Part Lot 9 Plan RD 71 Part 9 formerly the Township of Percy
Minimum Tender Amount: \$2906.29
4. Roll 1435-229-010-18220
Concession 2 Part Lot 9 Plan RD 71 Part 20 Formerly the Township of Percy
Minimum Tender Amount: \$3028.84

5. Roll 1435-229-010-18221
Concession 2 Part Lot 9 Plan RD 71 Part 21 Formerly the Township of Percy
Minimum Tender Amount: \$2961.39
6. Roll 1435-229-010-18223
Concession 2 Part Lot 9 Plan RD 71 Part 23 formerly the Township of Percy
Minimum Tender Amount: \$2961.39
7. Roll 1435-229-020-03301
Concession 3 Part Lot 16 Plan 40 Part Lot 11 Block Q formerly the Village of Warkworth, Township of Percy
Minimum Tender Amount: \$2109.06

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

JANICE CAMPBELL – Tax Collector
JEFF BUSH – Treasurer
JIM PETERS – Director of Planning
The Corporation of the Municipality of Trent Hills
P. O. Box 1030
Campbellford, On K0L 1L0
Phone 705-653-1900
Fax 705-653-5904

(138-P604)

Municipal Act, 2001

SALE OF LAND FOR BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF TRENT HILLS

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on Thursday, August 25th, 2005 at the Municipal Office, 66 Front Street South, Campbellford, Ontario

The tenders will then be opened in public on the same day at the Municipal Office, Campbellford.

Description of Lands

1. Roll 1435-229-030-04038
Concession 4 Part Lot 14 on RD Plan 47 Part 33 formerly the Township of Percy
Minimum Tender Amount: \$9061.44
2. Roll 1435-134-040-04060
Concession 5 Part Lot 16 RP 38R4517 Part 4 formerly the Township of Seymour and Part of the Road Allowance between Concession 4 and 5, Lot 16 designated as Part 5 on Plan 38R4517
Minimum Tender Amount: \$2276.98

3. Roll 1435-134-020-10400
Concession 11 South half Lot 14 formerly the Township of Seymour Save & Except Part 2 & 3 on 39R1962 and Part 1, 2, 3 and 4 on 39R2092
Also: Part Lot 15 Concession 11 more particularly described on a schedule
Minimum Tender Amount: \$3351.11
4. Roll 1435-229-030-03016
Concession 4 Part Lot 9 RD Plan 69 Part 16 formerly the Township of Percy
Minimum Tender Amount: \$1866.88
5. Roll 1435-134-020-17122
Concession 12, Part of Lot 13 Plan 581 Lot 11 formerly the Township of Seymour
Minimum Tender Amount: \$2151.81
6. Roll 1435-229-030-03018
Concession 4 Part Lot 9 RD Plan 69 Part 18 formerly the Township of Percy
Minimum Tender Amount: \$1911.50
7. Roll 1435-229-030-00405
Concession 4 Part Lot 4 RP 39R7665 Part 3 formerly the Township of Percy
Minimum Tender Amount: \$3267.73

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

JANICE CAMPBELL – Tax Collector
JEFF BUSH – Treasurer
JIM PETERS – Director of Planning
The Corporation of the Municipality of Trent Hills
P. O. Box 1030
Campbellford, On K0L 1L0
Phone 705-653-1900
Fax 705-653-5904

(138-P605)

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2005—07—23

ONTARIO REGULATION 424/05

made under the

HIGHWAY TRAFFIC ACT

Made: July 4, 2005

Filed: July 8, 2005

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Regulation 619 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Paragraph 2 of Part 2 of Schedule 10 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Regional Municipality of Waterloo — City of Kitchener

2. That part of the King's Highway known as No. 8 in the City of Kitchener in The Regional Municipality of Waterloo lying between a point situate 300 metres measured easterly from its intersection with the centre line of the roadway known as Fairway Road and a point situate 310 metres measured easterly from its intersection with the easterly limit of the roadway known as Dixon Street/Montgomery Road.

Made by:

HARINDER TAKHAR
Minister of Transportation

Date made: July 4, 2005.

30/05

ONTARIO REGULATION 425/05

made under the

HIGHWAY TRAFFIC ACT

Made: July 4, 2005

Filed: July 8, 2005

Amending Reg. 623 of R.R.O. 1990
(Stop Signs at Intersections)

Note: Regulation 623 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Regulation 623 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:

SCHEDULE 129

1. Highway No. 638 in the Hamlet of Rydal Bank in the Township of Plummer Additional in the Territorial District of Algoma at its intersection with the roadways known as Plummer Road and Old Plummer Road.
2. Westbound on Highway No. 638 and eastbound on Old Plummer Road.

Made by:

HARINDER TAKHAR
Minister of Transportation

Date made: July 4, 2005.

30/05

ONTARIO REGULATION 426/05

made under the

LOCAL ROADS BOARDS ACT

Made: July 4, 2005

Filed: July 8, 2005

Amending Reg. 735 of R.R.O. 1990
(Establishment of Local Roads Areas — Northwestern Region)

Note: Regulation 735 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Schedule 20 to Regulation 735 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

SCHEDULE 20
RUSH BAY — WOODCHUCK BAY LOCAL ROADS AREA

All those portions of the townships of Forgie, Boys, Glass and Ewart and unsurveyed territory and certain islands in the vicinity of Glass Township in the Territorial District of Kenora shown outlined on Ministry of Transportation Plan N-506-14, filed with the Records Services Unit of the Ministry of Transportation at Thunder Bay on May 3, 2005.

2. Schedule 62 to the Regulation is revoked and the following substituted:

SCHEDULE 62
VAN HORNE LOCAL ROADS AREA

All that portion of the Township of Van Horne in the Territorial District of Kenora shown outlined on Ministry of Transportation Plan N-487-7, filed with the Records Services Unit of the Ministry of Transportation at Thunder Bay on May 3, 2005.

Made by:

HARINDER TAKHAR
Minister of Transportation

Date made: July 4, 2005.

30/05

NOTE: The Table of Regulations – Legislative History Overview and other tables related to regulations can be found at the e-Laws website (www.e-Laws.gov.on.ca) under Tables. Consolidated regulations may also be found at that site by clicking on Statutes and associated Regulations under Consolidated Law.

REMARQUE : On trouve le Sommaire de l'historique législatif des règlements et d'autres tables liées aux règlements sur le site Web Lois-en-ligne (www.lois-en-ligne.gouv.on.ca) en cliquant sur «Tables». On y trouve également les règlements codifiés en cliquant sur le lien Lois et règlements d'application sous la rubrique «Textes législatifs codifiés».

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à GazettePubsOnt@mbs.gov.on.ca

Tarifs publicitaires et soumission de format:

- 1) Le tarif publicitaire pour la première insertion envoyée électroniquement est de 75,00\$ par espace-colonne jusqu'à un $\frac{1}{4}$ de page.
- 2) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 3) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

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Le tarif d'abonnement annuel est de 126,50\$ + T.P.S. pour 52 ou 53 numéros hebdomadaires débutant le premier samedi du mois de janvier (payable à l'avance). L'inscription d'un nouvel abonnement au courant de l'année sera calculée de façon proportionnelle pour la première année. Un nouvel abonné peut commander des copies d'éditions précédentes de la Gazette au coût d'une copie individuelle si l'inventaire le permet.

Le remboursement pour l'annulation d'abonnement sera calculé de façon proportionnelle à partir de 50% ou moins selon la date. Pour obtenir de l'information sur l'abonnement ou les commandes s.v.p. téléphonez le (416) 326-5306 durant les heures de bureau.

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Des copies individuelles de la Gazette peuvent être commandées en direct sur POD au site www.gov.on.ca/MBS/french/publications ou en téléphonant 1-800-668-9938.

Options de paiement:

Les paiements peuvent être effectués au moyen de la carte Visa, MasterCard ou Amex, ou chèques ou mandats fait à l'ordre du MINISTRE DES FINANCES. Toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

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MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

IFIS a introduit des exigences de procédures de facturation plus rigoureuses et compliquées qui affectent la Gazette et ses clients. S'il vous plaît considérez utiliser une carte d'achat du ministère lorsque vous placez une annonce. Les commandes faites par carte d'achat ne sont pas sujettes aux exigences de facturation d'IFIS et permettront la Gazette d'éviter le retard futur de traitement.

Pour obtenir de l'information sur le paiement par carte d'achat, les types et le placement d'annonces communiquez avec le bureau de la Gazette au (416) 326-5310 ou à GazettePubsOnt@mbs.gov.on.ca



INFORMATION TEXT FOR ONTARIO GAZETTE

Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at GazettePubsOnt@mbs.gov.on.ca

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- 2) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 3) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

Subscriptions:

The annual subscription rate is \$126.50 + G.S.T. for 52 or 53 weekly issues beginning the first Saturday in January, payable in advance. In-year new subscriptions will be pro-rated for the first year. A new subscriber may order back issues of the Gazette at the single-copy rate as inventory permits.

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Payment Options:

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THE ONTARIO GAZETTE

50 Grosvenor Street, Toronto, Ontario M7A 1N8

Telephone: (416) 326-5306

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IFIS requirements have introduced more stringent and complicated billing procedures that affect both the Gazette and its clients. Please consider using a ministry Purchase Card when placing notices – charge card orders are not subject to IFIS requirements, and will allow the Gazette to avoid future processing delays.

For information about P-card payments, valid types of notice and placement contact the Gazette office at (416) 326-5310 or at GazettePubsOnt@mbs.gov.on.ca



The Ontario Gazette

La Gazette de l'Ontario

Vol. 138-31
Saturday, 30th July 2005

Toronto

ISSN 0030-2937
Le samedi 30 juillet 2005

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Autocar Helie Inc. 46487
17535 rue Lambert, Becancour, Que. G9H 2C3

Applies for approval of the transfer of extra provincial operating licence X-3059 now in the name of Autobus Helie Inc., 3505 Boulevard Port Royal, Becancour, Quebec G9H 1Y2.

The Corporation of the City of Burlington 46489
426 Brant St., P. O. Box 5013, Burlington, ON L7R 3Z6

Applies for a public vehicle operating licence as follows:
For the transportation of passengers on a scheduled service:

1. Between the City of Burlington and the Town of Oakville; and
2. Between the City of Burlington and the City of Hamilton.

PROVIDED THAT chartered trips be prohibited.

Felice L. Marchese (o/a "L. M. Charters") 46488
234 Reiner Rd., Toronto, ON M3H 2M3

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the City of Toronto and the Regional Municipalities of Peel and York.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54.

Kairamjit Sooch 46486
7361 Drifton Cresc., Mississauga, ON L4T 1W4

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton and the Regional Municipalities of Peel, Durham, Niagara, Halton and York to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT:

there shall be no pick up or discharge of passengers except at point of origin; and

the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54, each having a seating capacity of seven (7) passengers exclusive of the driver.

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Publié par Ministère des Services gouvernementaux

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Applies for a public vehicle operating licence as follows: **46486-A**

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton and the Regional Municipalities of Peel, Durham, Niagara, Halton and York.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54,

each having a seating capacity of seven (7) passengers exclusive of the driver.

NOTE: The application to transfer public vehicle operating licence PV-4183 from 1523627 Ontario Inc. (Kid's Limo) to 1664214 Ontario Inc., File # 46485 published in the Ontario Gazette dated July 23, 2005 has been withdrawn.

(138-G852) **FELIX D'MELLO**
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la Loi sur l'imposition des corporations

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Finance, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des corporations*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des corporations* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa, Ontario L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
--	--

2005-07-30

A. J. ROBINSON & ASSOCIATES INC.	000364040
A.G. CROWHURST AGENCIES LTD.	000465297
ABBEY MECHANICAL SERVICES LTD.	001289067
AN ENGLISH GARDEN FLOWER SHOPPE LTD.	001281683
ANDALEX TRADING & CONSULTING CORPORATION	001265757
ARGAND CORPORATION	001063426
ARKADA INDUSTRIES LTD.	000910199
ASH TIRE & TRAILER SERVICE INC.	001407741
BLUEGRASS DEVELOPMENTS INC.	001012297
BURHOAS CLEANING PEOPLE INC.	000946441
BYZANTINE PROTECTION SERVICES INC.	001067393
C & R SIDING INDUSTRIES LIMITED	000269793
C.I. GOLD LTD.	001197912
CARDOSO ENTERPRISES LIMITED	001134522
CONNOISSEUR (AUCTION AGENT) INC.	001217859
CORNWALL RADIATOR INC.	000927676
CRYSTAL & GIFT PARADISE INC.	001306459
D.C. RESTAURANT ENTERPRISES INC.	001381265
DAREXPORT DISTRIBUTION LTD.	001316925
DON'T DRINK AND DRIVE SERVICES INC.	001288393

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
E.L.F. PRODUCTS CANADA INC.	001324262
ECLIPSE SPORTSWEAR LIMITED	001248444
EDEN INVESTMENTS LIMITED	000081898
ELIAS BROTHERS RESTAURANTS OF CANADA LIMITED	000272346
ENERTECH FINANCIAL CORPORATION	000966570
FOREVER YOUNG BEAUTY SPA & FASHION CONSULTANTS LTD.	001062130
FORTE REALTY CORP.	000938056
FRANGIS FARMS LTD.	000493314
FRANRO PROPERTY DEVELOPMENT LIMITED	000295919
FREURE MANAGEMENT LIMITED	001232162
G. POIRIER & FILS CONSTRUCTION INC.	000729074
GENSPEC CONSTRUCTION LTD.	000907027
GREENLAND HOMES INC.	001298157
HERITAGE EGYPTIAN ARABIAN BLOODSTOCK INVESTMENTS IX INC.	001173806
HOWARD CARPET MILLS LIMITED	000256050
J & I AUTO SALES LTD.	001178627
J & J INVESTMENTS INC.	001053016
JAEMAR INSURANCE ADJUSTERS LIMITED	000215386
JEMCORP SYSTEMS INC.	001216415
KINGSWELL FASHIONS (CANADA) INC.	001204014
LEE'S FORESTRY CONSULTANTS LTD.	001098976
LONDOTT INVESTMENTS LTD.	000469447
MAKAGON INVESTMENTS LTD.	000546109
MARBRAND HOLDINGS INC.	000403953
MARKEN ELECTRIC LTD.	000539360
MCCUSKER2 & TEAM INC.	000687592
MOTOFON INC.	001405099
NICHEM TECHNOLOGY CORPORATION	000659478
NORAY MINING LIMITED	000063444
NYSCAR AUTO APPEARANCE SYSTEMS INC.	001372638
OLYMPIA & YORK (GULF CANADA SQUARE) LEASING LIMITED	000757026
OLYMPIA & YORK ACC LIMITED	000967426
OMBUDS GROUP INTERNATIONAL INC.	001202576
PATCAN MANAGEMENT SERVICES INC.	000413802
PATRICK TURNER CONSTRUCTION LIMITED	000312278
PAUL CHEN ILLUSTRATOR INCORPORATED	000923950
PMC POWER MANAGEMENT CORPORATION	001074809
PYNT & BYTE INC.	001031949
RONALD RISTIMAKI HOLDINGS LIMITED	000499700
ROSHORN LIMITED	000529657
ROXXY LTD.	000918260
ROYAL BURGUNDY INVESTMENTS CORP.	000845210
RUBAROC LTD.	001355033
SAM'S PLACE INC.	000758465
SEAGRAM HARRIS SECURITIES LIMITED	000041796
SEMLOH PROMOTIONS INC.	001111804
SKYHIGH MARKETING & COMMUNICATIONS INC.	001350006
SPOTLIGHT ON REAL ESTATE REALITY INC.	001325293

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
STREETVILLE AUTO-BODY INC.	002000857
STYLATEK CONSTRUCTION LTD.	000931820
SUPERWINGS CANADA, INC.	001463034
TELECONFERENCING TECHNOLOGIES CANADA, INC.	000977466
THE MINI DONUT FACTORY INC.	001213307
THE MONEY RESOURCE CENTRE LTD.	000609356
TLC AUTO SALES INC.	001289514
TREBLE CLEF INC.	001092119
TRUCKER'S ACCOUNTING SERVICES INC.	001096257
URBAN MARKET FINE FOODS INC.	001252714
VOYAGEUR GRILL LTD.	001037608
W.M. HEATING INC.	000699238
1006134 ONTARIO LIMITED	001006134
1021053 ONTARIO LTD.	001021053
1029101 ONTARIO INC.	001029101
1047328 ONTARIO LTD.	001047328
1048585 ONTARIO INC.	001048585
1050440 ONTARIO LIMITED	001050440
1052953 ONTARIO INC.	001052953
1057627 ONTARIO LIMITED	001057627
1097479 ONTARIO LIMITED	001097479
1155304 ONTARIO LIMITED	001155304
1199537 ONTARIO LTD.	001199537
1207952 ONTARIO INC.	001207952
1214331 ONTARIO LIMITED	001214331
1239266 ONTARIO INC.	001239266
1240444 ONTARIO CORP.	001240444
1247694 ONTARIO INC.	001247694
1281278 ONTARIO LTD.	001281278
1303611 ONTARIO LIMITED	001303611
1307381 ONTARIO INC.	001307381
1324134 ONTARIO LIMITED	001324134
1359133 ONTARIO LIMITED	001359133
1363085 ONTARIO LIMITED	001363085
1363968 ONTARIO LTD.	001363968
1378665 ONTARIO LIMITED	001378665
1408102 ONTARIO INC.	001408102
1470414 ONTARIO INC.	001470414
1496017 ONTARIO INC.	001496017
348428 ONTARIO LTD.	000348428
526242 ONTARIO INC.	000526242
5900 FERRIER STREET HOLDINGS LIMITED	000654572
610383 ONTARIO INC.	000610383
674716 ONTARIO INC.	000674716
741818 ONTARIO LIMITED	000741818
775798 ONTARIO LTD.	000775798
808956 ONTARIO INC.	000808956
819231 ONTARIO LIMITED	000819231
881199 ONTARIO INC.	000881199
934983 ONTARIO INC.	000934983
978450 ONTARIO LIMITED	000978450
996576 ONTARIO LTD.	000996576

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G846)

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution (Non-respect de la Loi sur l'imposition des corporations)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 4 July, 2005 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats de constitution dont les 4 juillet 2005 pour non-respect des dispositions de la *Loi sur l'imposition des corporations* et que la dissolution des sociétés concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2005-07-04

A C M COMPUTER CONSULTING SERVICES INC.	001199897
A.C.E. SALES & SERVICE LTD.	001196418
AAAAAA MOVING LOVER LTD.	001199266
ABACUS NETWORKING SOLUTIONS INC.	001204247
ABACUS TRANSPORTATION SERVICES INC.	001199384
ABSOLUT FINANCIAL INC.	001202161
ACCESS SERVICES KEY INC.	001203377
ACCIDENT INJURY MANAGEMENT CLINIC (LONDON) INC.	001199658
ACTIVE MOBILITY LTD.	001190744
ADMINISTRATIVE LAW PUBLISHING CORPORATION.	000942584
AEIS-AUTOMOTIVE ELECTRONICS INSTALLATION SERVICES INC.	001193115
AGINCOURT & ASSOCIATES LTD.	001189809
ALAN J. HALE CONTRACTORS LIMITED	001208972
ALBA CORP.	001195481
ALDBOROUGH CONSULTING LIMITED	001196222
ALPHA IMMIGRATION & INVESTMENT INC.	001194415
ANTHONY ANDERSON & ASSOCIATES INC.	001197044
APRICOT CATERING INC.	001199328
APT ADVERTISING INC.	001209127
ARBUN GUPTA CO. INC.	001204131
ARIES INFORMATION SYSTEMS INC.	001193596
ARSHIA PAINTING & DECORATING INC.	001195558
ASHRIDGE MANOR HOLDINGS LTD.	001206933
ATLANA JANITORIAL SERVICES INC.	001190664
ATNT LTD.	000885581
AURORA TOOL & DIE INC.	001113736
AUTOMATION CABLE INC.	001197043
AUTOMOTIVE ADVISORY GROUP TRUCK INC.	001205310
AZLYN INTERNATIONAL INC.	001204309
B & A AUTO CENTRE LTD.	001189405
B & B VEND A SNACK INC.	001190026
B Q HAULING LTD.	001168151
B.L.S. LIMOUSINES TORONTO INC.	001194783
BABBO'S PIZZERIA INC.	001202415
BAMDAD SUPERMARKET LTD.	001198194
BARATHON DEVELOPMENT CORPORATION	001246064
BARBER BROS. COMPANY LTD.	001190687
BARCHAL INC.	001200087
BARTLETT TOWNSHIP MCH INC.	001194078
BASCO WATCH (CANADA) LIMITED	001193091
BEECHFORD DEVELOPMENT MANAGEMENT INC.	001206459
BERRY LAKE COMPUTERS LTD.	001200388
BEST EAST INVESTMENTS LTD.	001202439
BESTBILT CONSTRUCTION LIMITED	000461485

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
BHL & ASSOCIATES INC.	001206923
BIO-ELECTRIC LIMITED	001083675
BODY-TECH INTERNATIONAL INC.	001197181
BODYMIND HEALTH RESOURCES INC.	001194898
BOJAK INVESTMENTS LIMITED	000145128
BOMA PROPERTY MAINTENANCE INC.	001205291
BRIDGE WILLIAMS CORPORATION	001186493
BROADWAY BAGEL RESTAURANTS LIMITED	001196678
BSEA HOLDINGS INC.	001193524
BTV HOLDINGS LIMITED	000608905
BUCKINGHAMSHIRE HOLDINGS INC.	001195183
BULLET TRANSPORTATION AND PERSONNEL INC.	001198858
BUSINESS ASSISTANCE INC.	001199296
BUTLERS, MAIDS, & MORE INC.	001334719
C.E.M. OFFICE CLEANERS INC.	001206029
C.G.F. FOOD INC.	001189306
C-I GROUP INC.	001202384
CABLE PLUS COMMUNICATIONS INC.	001194316
CAIFUH INTERNATIONAL GROUP LTD.	001198745
CALEDON CONSTRUCTION MANAGEMENT SERVICES INC.	001184476
CALI TAN INC.	001203391
CAMILLERI CONSULTING INC.	001189280
CANADIAN APPLIED CRYOGENICS PROCESSING INC.	001192401
CANADIAN BOSHAN CORPORATION	001197585
CANADIAN INSPECTION MACHINERY INC.	001201269
CANADIAN INTER-MARKET CENTER INC.	001200676
CANADIAN OIL & GAS SERVICES INTERNATIONAL INC.	001196857
CANTARIO OPPORTUNITIES INC.	001200497
CARLIN AIRLINES INC.	001188959
CEDARBROOK CARPENTRY LTD.	001207152
CEGC MANAGEMENT INC.	001196934
CENTIUM CAPITAL INC.	001138960
CHATSWORTH FINANCIALS INC.	001197979
CHOICE IN FOODS INC.	001201524
CH13 PHOTONICS INTERNATIONAL INC.	001195533
CIRCUIT LOGIC COMMUNICATIONS CORP.	001195817
CITC (CANADA) 1988 CORPORATION	001202353
CITIGEM COMPANY LIMITED	001194920
CITYWEB INFOCORP LTD.	001189256
CLEARCON CORP.	001203935
CLZ INTERNATIONAL INC.	001196202
CMC ENTERTAINMENT GROUP LIMITED	001194774
CODYBOY INC.	001205442
COLONIAL MARBLE & TILING LTD.	001192894
COMPASSOFT INC.	001145383
CONCORDIA PROPERTY INVESTMENTS LIMITED	001195270
CONSORTIUM INVESTORS GROUP INC.	001195244
CONSTRUCTION MANAGEMENT GROUP INC.	001200437
CONTE HOLDINGS INC.	000995214
CONTINENTAL CORRUGATED PRODUCTS INC.	001207894
CORE CUTTING SERVICES (QUINTE) LTD.	000612061
CORROSEAL ENGINEERING INC.	001207903
COW CABLE INC.	001196459
COXMILL DEVELOPMENTS INC.	001189246
CRAZY LEE'S (PICKERING) LIMITED	000630172
CROSS BORDER CLEARANCE SERVICES INC.	001206126
CRYSTAL BEST INTERNATIONAL LIMITED	001207461
CYBER GENIE INC.	001206189
D'URSO INVESTMENTS LTD.	001202155
DAK'S UNISEX CLOTHING LTD.	001195604
DEFEASANCE FINANCIAL CORPORATION	001207288
DELTA DISTRIBUTING LTD.	001194282
DENIM HUT LTD.	001195642
DIAMANTE GROUP LTD.	001205336
DIGITAL CONSTRUCTION & CONSULTING INC.	001200464
DIGITAL EYES INC.	001193117
DQUEST TECHNOLOGIES INC.	001308528
DRYWALL & CONTRACTING 2000 INC.	001336219

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
DTT PROMOTIONS INC.	001190759
DYNABRIDGE INTERNATIONAL TRADE INC.	001207696
EASTERN ONTARIO CENTRE FOR WOMEN'S ISSUES INC.	001189707
EASY TELECOM INC.	001205129
ELEMENTAL SOLUTIONS INC.	001295230
ELGIN AUTO SUPPLY OF WEST LORNE LIMITED	000228589
ELZ CONSULTING INC.	001433797
EURO VOGUE LTD.	001206181
EVEREST RECYCLING SYSTEMS INC.	001206094
EXPORT GROUP INTERNATIONAL INC.	001202386
FABRIC AWINNS LTD.	001201889
FAY TRADING INTERNATIONAL LTD.	001197518
FIDELIS CONSTRUCTION LIMITED	001189326
FINCHWOOD NORTH DEVELOPMENTS INC.	001189873
FIRE WORKS PAINT CAFE INC.	001208267
FIREWORKS PRODUCTIONS INC.	001170581
FIRST INTERNATIONAL TRADING CORPORATION	001187753
FIRST STOP COMP-U-SHOP LTD.	001207153
FIVE SUN FURNITURE LIMITED	001197085
FOOKE YACHT INTERNATIONAL LTD.	001206019
FRANCE SIMARD & ASSOCIATES INC.	001207707
FREEDOM GROUP FOUNDATION CORPORATION	001205343
FUEL CAFE INC.	001195685
FUTURE SOLUTIONS INC.	001433842
GALLEON WINE & SPIRITS INC.	001196759
GATES MARINE INC.	001204386
GEYSER PEAK CORPORATION	001189981
GHUMAN BROTHERS TRUCKING TRANSPORT INC.	001197871
GIBALTAR ENTERPRISES INC.	001194639
GLASSOCIATES LIMITED	001195288
GRAHAM A. STEIN FUNERAL DIRECTORS LIMITED	000348657
GREATER CANADA CAPITAL LTD.	001194830
GREATER CHINA ASSOCIATES (CANADA) LIMITED	001150935
GREEN KLEEN BIODEGRADABLE PRODUCTS INC.	001189247
GRENSAFE LTD.	001197983
GREYRIVER DEVELOPMENTS INC.	001208136
GRIFFIS CONSULTING & EXPLORATION SERVICES INC.	001189927
HANCESS TRADING (CANADA) LIMITED	001195076
HARDWOOD FLOOR DESIGNERS LTD.	001188562
HAROLD SCHOFIELD LIMITED	000876792
HEALTH PASSION FOODS DISTRIBUTION INC.	001193083
HENAN FUND DEVELOPMENT CORPORATION	001199608
HERITAGE GOLF TOURS INC.	001208623
HIGHLAND PET FOOD & SUPPLIES LTD.	000908684
HOGTRAX INC.	001200895
HURONIA HUMAN PERFORMANCE SERVICES INC.	001176351
HURONTARIO PROPERTY DEVELOPMENT CORPORATION	001194497
ILLUSIONS M.D. INC.	001196871
IMAGILOT HOLDINGS INC.	001201134
INCARUS + LTD.	001196237
INDEV CORPORATION	001193532
INFODK INC.	001201516
INTERNATIONAL EXCAVATION GROUP LTD.	001205335
IVIS INC.	001192904
J. S. DARRIGO'S FINE FOODS INC.	001206569
J.P.E. ENTERPRISES INC.	001197452
J.R. SARGO HOLDINGS LTD.	000488277
JADE-MAC INC.	001190651
JAMLAR INVESTMENTS LTD.	001196140
JIA LONG (CANADA) CORPORATION	001189967
JMH INDUSTRIES LTD.	001195880
JMH INSURANCE AGENCY INC.	001195112
JMM FINE PRODUCE INC.	001209200
JMR INTEGRATED HEALTH GROUP LIMITED	001202269
JOE COFFEE CO. INC.	001196656
JOHN BARLOW CABINET WORKS LTD.	000948322
JOHN BOLENDER EXCAVATING LTD.	000871724
JRX INTERNATIONAL INC.	001195551

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
K & D INTERNATIONAL TRADING LTD.....	001196290
KANCHAVELI INTERNATIONAL INC.....	001198005
KARANNA HOLDINGS INC.....	001197537
KASIA HOLDINGS INC.....	000961309
KAZ-POL ENTERPRISE CO. LTD.....	001197923
KERA SERVICES INC.....	001204174
KERBEL HOLDINGS LIMITED.....	000808813
KINGSLLEGAL ENTERPRISES INC.....	001187353
KL TAIT PROMOTIONS LTD.....	001323386
KLEER MED INC.....	001189266
KRASCON INC.....	001092495
K2 IMAGING LTD.....	001196142
L.A. LIMOUSINES INC.....	001199868
L.D.M. HOLDINGS INCORPORATED.....	001201103
LAKEVIEW ALUMINUM & GLASS INC.....	001195066
LAKEVIEW INTERNATIONAL LIMOUSINE SERVICE INC.....	001266171
LAND & BUSINESS REALTY INC.....	001193126
LARRY'S IDEAL'S RESTAURANT EQUIPMENT AND REPAIR SERVICE INC.....	001443172
LAW DEVELOPMENT GROUP (ONTARIO) LIMITED.....	001206190
LAW TRANSPORT INC.....	001184995
LEADING MARK INC.....	001195808
LEARNING CENTS SOFTWARE INCORPORATED.....	001200891
LEIGHSURE TRIPS INC.....	001200385
LKL CHEMICAL CORPORATION.....	001206451
LLINA INC.....	001196245
LMD INVESTMENTS LTD.....	001203302
LOCATION BASED ENTERTAINMENT (LBE) INC.....	001192896
M. G. GENERAL CONTRACTORS & GLASS INC.....	001185710
M.E.F.W. HOLDINGS (CANADA) LIMITED.....	001198674
M.O.E. ENTERPRISE INC.....	001200174
MAAN MED INC.....	001193170
MACHINE TOOL CONTROLS LTD.....	001197914
MACLEOD TRADING INC.....	001196017
MAGIC WAND GOLF INC.....	001205316
MAPLECLIFFE GENERAL CONTRACTING INC.....	000930144
MAPLECREEK TOOLING INC.....	001194775
MARK-LAUR HOMES LTD.....	000944578
MARLI SOFTWARE INC.....	001019116
MARTEK DRYWALL & ACOUSTIC INC.....	001192844
MASCON ENGINEERING LIMITED.....	000987713
MATHONLINE INC.....	001206570
MAURICE CHARLEBOIS ARTS INC.....	001197437
MAXSON INTERNATIONAL GROUP INC.....	001193588
MAY ESTABLISHMENT CORPORATION.....	000787292
MEDSYSTEMS SOLUTIONS INC.....	001487954
MEMORIAL ENTERPRISES INC.....	001194439
METROTECH FOOD EQUIPMENT SERVICE INC.....	001205234
MINIFIE CUSTOM FARMING LTD.....	000783032
MISS JAMAICA CANADA PAGEANT INC.....	001207752
MITEK AUDIO VISUAL CENTRE LTD.....	001194488
MOI INTERNATIONAL LTD.....	001197911
MOKKOM INC.....	001207888
MOTHERS TOTALLY MOBILE AUTO GLASS CANADA INC.....	001190319
MOTO BRAKE PARTS LIMITED.....	001203358
MS AND TS CAMP LTD.....	001193526
MTM HOLDINGS 2000 INC.....	001208314
MUD HUT FILM INC.....	001200927
MULTIVESTCO REALTY LTD.....	001202430
MUSKOKA CABIN & CANOE ADVENTURE CORP.....	001198066
MUTUAL EXCHANGE - ONTARIO REGION INC.....	001199392
MUTUAL EXCHANGE - WESTERN ONTARIO REGION INC.....	001199391
NATIONAL FRANCHISE DATABASE SYSTEMS, INC.....	001207744
NATURE'S BASKET NATURAL FOODS (1996) INC.....	001190623
NATURE'S GOODNESS INC.....	001198178
NESTICK ENTERPRISES LTD.....	000629905
NEVEX INVESTMENTS CORPORATION.....	001200491
NEW KESRI SWEETS INC.....	001190017

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
NEW ORGANIC INCORPORATED.....	001190181
NEW ORYX HOLDCO LIMITED.....	001193469
NEWSBEAT INC.....	001195064
NGA HUNG INVESTMENT INC.....	001196291
NIA HEALTH SERVICES LTD.....	001189404
NICE RENOVATION & DESIGN INC.....	001201220
NIKSO INC.....	001200824
NJLT LIMITED.....	001202029
NORM'S DRIVER SERVICES LTD.....	001182747
NORTH AMERICAN AGRO CHEMICALS INC.....	001204231
NORTH AMERICAN TOWEL CORPORATION.....	000863508
NORTH CREEK HOMES LTD.....	001488779
NU WAVE PRODUCTS INC.....	001200849
OLC ON-LINE CORPORATION.....	001199843
OLYMPIAN BURGERS LTD.....	001435510
ON THE LINE INC.....	001197529
ONE CALL CONTRACTING SERVICES INC.....	001203262
OODLES & OODLES BULK FOOD INC.....	001104414
P.J. AUTOMOTIVE SERVICES COMPANY LTD.....	000845172
P.L.B.C. TORONTO INC.....	001202154
PACIFIC CULTURAL DEVELOPMENT LTD.....	001207495
PAGAN GROUP INC.....	001194045
PAIGECOURT INVESTMENTS INC.....	001196754
PARKVIEW SPA & SUN LTD.....	001200286
PAST PERFORMANCE AUTO SALES INC.....	001201278
PDM GROUP INC.....	001060505
PERRY CONSORTIUM INC.....	001359604
PHILIP GALLARD PICTURES INC.....	001328393
PHYSICAL VARIABLES SENSORS INC.....	001204156
PICCIONE MACHINE LTD.....	000133664
PINEAL OPSIN INCORPORATED.....	001195153
PMI PROJECT MANAGEMENT & INSPECTION LTD.....	001327024
PRESLAND FINANCIAL CORPORATION.....	001427006
PRODEL MATERIAL HANDLING SALES INC.....	001201831
PROGRESSIVE IRON AND STEEL INC.....	001208252
Q LEVEL INC.....	001207237
QUINTE MEDIATION SERVICES INC.....	000974332
R & Z MAINTENANCE INC.....	001201332
R.C. CONSULTING, INC.....	000954860
R.D.H. INVESTMENTS LTD.....	001196230
RADIO KHALISTAN INC.....	001208759
RAPT HOLDINGS INCORPORATED.....	001200370
RATHORE ENTERPRISES INC.....	001193555
RAVE REPEATS INC.....	001203863
REAVES MULTI-PURPOSE BUILDINGS INC.....	000976696
REID CROFT FARMS INC.....	001199784
RENEWAL MANAGEMENT CORP.....	001201055
RESCUE MACHINE REPAIR LTD.....	001196914
RISING HIGH INC.....	001182797
RJW MARKETING ENTERPRISES INC.....	001189958
RO-PAL ENTERPRISES INC.....	001194989
ROADWARE CORPORATION.....	000920437
ROMAN W. MARKETING INT INC.....	001188939
RONY TRADERS INC.....	001205664
RPM MARKETING SPECIALISTS, INC.....	001191830
RTS REAL TIME SYSTEMS INC.....	000651948
RUG MAKERS INC.....	001204301
S.A.J. HEALTH GROUP INC.....	001421161
SAFE SURFACE INC.....	001206862
SANCHEY PLAY STRUCTURES LTD.....	001203961
SANTA LUCIA MINES LTD.....	001206993
SAVANNAH HOMES INC.....	000840197
SAYANT SYSTEMS LIMITED.....	001178367
SEA HEALTH & FUNCTIONAL FOOD LTD.....	001189608
SELECT EAVESTROUGH INC.....	001173318
SHAWARMA EXPRESS CANADA INC.....	001189799
SHMIZER EVERYTHING INC.....	001207159
SHOWTIME SPORTS LIMITED.....	001197839
SILVER COMMUNICATIONS INC.....	001208174
SIMPLY DIVINE INCORPORATED.....	001200452
SIXTEEN ROSES INTERNATIONAL BAKERY LTD.....	001206578

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
SKY ENTERPRISES INC.	001196956
SKY 88 INC.	001202087
SKYLINE TRADING LTD.	001192602
SLUMBER TYME LTD.	001203841
SMART VISUAL SYSTEMS, INC.	001197402
SPACE METAL INC.	001204370
SPARKLINE AUTOMOTIVE LTD.	001204249
SPIRITUAL LITERACY PRODUCTIONS INC.	001289646
SPP SPORTS AND ENTERTAINMENT INC.	001205032
SPRUCE MANOR REALTY INVESTMENTS LIMITED	000080808
STAN TRADING LIMITED	001009645
STANLEIGH CONSULTANTS INC.	001196255
STARBIRD DIVERS INC.	000838352
STEFAN INC.	001199398
STEVE HARRISON MORTGAGE SERVICES CORP.	000972472
STUNT ONE ENTERPRISES LIMITED	001239802
SUDBURY CASINO LIMITED	001168099
SUNROOMS BY MOE INC.	001185749
SWELL HOLDING CO. LTD.	001198623
SWIMCORE INC.	001205501
S3 TRADEHOUSE INC.	001208947
TAIWAN EATING CORNER CO. LTD.	001205110
TALA INVESTMENTS LIMITED	001198135
TANDOM FINANCIAL GROUP INC.	001208244
TCB GOLD INC.	001206448
TCT-THUNDERBYTE INC.	001197461
TECHNICSOFT CONSULTING INC.	001196645
TEENY DAYCARE LTD.	001208266
TELID CANADA LTD.	001025648
TEN FOR ALL HOLDINGS INC.	001197755
TERMS INC.	001438822
THAT'S HOCKEY INC.	001201347
THE BAYVIEW PARTNERS LIMITED	001190033
THE CENTRE FOR INTERNATIONAL ARTS & CULTURES INC.	001208094
THE CHILD'S BEACON INC.	000906948
THE DANIELS INTERNET GROUP INC.	001190672
THE DIABETIC GOURMET LTD.	001195282
THE EMPLOYER ADVISER CORPORATION	001196285
THE GRAND BAZAAR OF WHITBY INC.	001198768
THE K.A.T GROUP INC.	001192827
THE LEARNING CENTRE A DOOR OF HOPE INC.	001182697
THE OFFICE HUT INC.	001200444
THE SAFETY FOOTWEAR COMPANY LTD.	001197521
THE TOTAL SHAVING SOLUTION INC.	001198153
THE TRAINING OASIS INC.	001189969
THE WILDCAT CORP.	001206432
THE WOMANS' LODGE INC.	001449542
THE 64 CAFE INC.	001182707
THREE PALMS GENERAL CONTRACTORS INC.	001197749
TILLSONBURG RACING CARTS INC.	000296180
TIVONI INC.	001208979
TJL TRADING AND MARKETING INC.	001204087
TO GO2 INC.	001207852
TOORAK HOLDINGS LIMITED	001204155
TORONTO JUNIOR "A" HOCKEY CLUB, INC.	001194714
TORONTO LEASING & RESEARCH INC.	001197999
TRANS-OCEAN PRODUCTIONS INC.	001195314
TRES BELLE INTERIOR DESIGNS LTD.	001194278
TRIPLE B BAGEL INC.	001178310
TRUEPROGRESS SYSTEMS INC.	001190062
TUSCARORA LENDFUND GP LTD.	001207063
TWO T'S GROUP INTERNATIONAL INC.	001194640
ULTRAMARINE ENTERPRISES OF CANADA LTD.	001207783
UNIQUELY YOURS INTERIORS INC.	001283678
UNIVERSAL BROADCASTING SYSTEMS LTD.	001193187
V & K (CANADA) INC.	001198644
VANTAGE WRECKER SERVICE LTD.	001190183
VAUGHANWOOD FOREST PRODUCTS LTD.	001209052
VENICE MARKET INC.	001195963
VENIX CANADA INC.	001195684

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
VENUS AND MARS INVESTMENTS INC.	001193162
VIA SOL TANNING STUDIO INC.	001084980
VINA TECHNOLOGY CORP.	001016204
VINCE BANIAL & ASSOCIATES LTD.	001205477
WALH MANAGEMENT LIMITED	001202152
WEIGHBRIDGE HOUSE INC.	001194716
WILD OATS PRODUCTIONS INC.	001197947
WIZE GUYZ PIZZARIA LTD.	001202131
WORLD CURRENCY EXCHANGE INC.	001195812
WORLD WEB CONSULTING INC.	001187685
WRIGHT AUTOMOTIVE INC.	001194537
WYNN EMILIO ENTERTAINMENT LTD.	001195888
X-CELL COMMUNICATIONS INC.	001195965
YELLOW STONE FUELS LTD.	001192675
YOUNG AT HEART NEWS INC.	001168182
YOUTH ACADEMY BOOKS LTD.	001188942
1021320 ONTARIO INC.	001021320
1025032 ONTARIO LIMITED	001025032
1028714 ONTARIO INC.	001028714
1036394 ONTARIO LTD.	001036394
1043885 ONTARIO LTD.	001043885
1089628 ONTARIO INC.	001089628
1119809 ONTARIO LIMITED	001119809
1133720 ONTARIO LIMITED	001133720
1135521 ONTARIO LIMITED	001135521
1141004 ONTARIO INC.	001141004
1145344 ONTARIO LIMITED	001145344
1148970 ONTARIO LTD.	001148970
1168119 ONTARIO INC.	001168119
1170894 ONTARIO INC.	001170894
1176361 ONTARIO INC.	001176361
1178222 ONTARIO INC.	001178222
1178256 ONTARIO INC.	001178256
1178257 ONTARIO INC.	001178257
1178279 ONTARIO CORPORATION	001178279
1178301 ONTARIO INC.	001178301
1178348 ONTARIO INC.	001178348
1180355 ONTARIO INC.	001180355
1180780 ONTARIO INC.	001180780
1182785 ONTARIO INC.	001182785
1183826 ONTARIO LIMITED	001183826
1185427 ONTARIO LTD.	001185427
1185700 ONTARIO INC.	001185700
1185730 ONTARIO INC.	001185730
1185731 ONTARIO INC.	001185731
1185772 ONTARIO LIMITED	001185772
1186592 ONTARIO LIMITED	001186592
1187637 ONTARIO INC.	001187637
1187721 ONTARIO LTD.	001187721
1187781 ONTARIO INC.	001187781
1188634 ONTARIO LIMITED	001188634
1189279 ONTARIO INC.	001189279
1189401 ONTARIO INC.	001189401
1189413 ONTARIO INC.	001189413
1189551 ONTARIO INC.	001189551
1189641 ONTARIO INC.	001189641
1189660 ONTARIO LTD.	001189660
1189819 ONTARIO LIMITED	001189819
1189957 ONTARIO INC.	001189957
1189960 ONTARIO INC.	001189960
1189973 ONTARIO LIMITED	001189973
1190650 ONTARIO INC.	001190650
1190688 ONTARIO LIMITED	001190688
1190736 ONTARIO INC.	001190736
1190770 ONTARIO INC.	001190770
1192393 ONTARIO LIMITED	001192393
1192568 ONTARIO INC.	001192568
1192592 ONTARIO LIMITED	001192592
1192598 ONTARIO LTD.	001192598
1192645 ONTARIO INC.	001192645
1192728 ONTARIO LIMITED	001192728

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1192751 ONTARIO LTD.....	001192751
1192812 ONTARIO LIMITED.....	001192812
1192847 ONTARIO LIMITED.....	001192847
1192869 ONTARIO INC.....	001192869
1192880 ONTARIO INC.....	001192880
1193040 ONTARIO INC.....	001193040
1193163 ONTARIO LIMITED.....	001193163
1193442 ONTARIO INC.....	001193442
1193550 ONTARIO LIMITED.....	001193550
1193556 ONTARIO INC.....	001193556
1193567 ONTARIO INC.....	001193567
1194007 ONTARIO LIMITED.....	001194007
1194018 ONTARIO INC.....	001194018
1194060 ONTARIO INC.....	001194060
1194068 ONTARIO INC.....	001194068
1194226 ONTARIO INC.....	001194226
1194236 ONTARIO LIMITED.....	001194236
1194245 ONTARIO LTD.....	001194245
1194253 ONTARIO LIMITED.....	001194253
1194286 ONTARIO LIMITED.....	001194286
1194431 ONTARIO LIMITED.....	001194431
1194469 ONTARIO LIMITED.....	001194469
1194628 ONTARIO INC.....	001194628
1194630 ONTARIO LTD.....	001194630
1194631 ONTARIO LIMITED.....	001194631
1194761 ONTARIO INC.....	001194761
1195056 ONTARIO LTD.....	001195056
1195074 ONTARIO LIMITED.....	001195074
1195075 ONTARIO INC.....	001195075
1195137 ONTARIO INC.....	001195137
1195191 ONTARIO INC.....	001195191
1195192 ONTARIO INC.....	001195192
1195193 ONTARIO INC.....	001195193
1195236 ONTARIO LIMITED.....	001195236
1195290 ONTARIO INC.....	001195290
1195298 ONTARIO LTD.....	001195298
1195331 ONTARIO LIMITED.....	001195331
1195479 ONTARIO LIMITED.....	001195479
1195495 ONTARIO INC.....	001195495
1195594 ONTARIO LTD.....	001195594
1195669 ONTARIO INC.....	001195669
1195702 ONTARIO INC.....	001195702
1195707 ONTARIO INC.....	001195707
1195779 ONTARIO LTD.....	001195779
1195801 ONTARIO LTD.....	001195801
1195982 ONTARIO INC.....	001195982
1196168 ONTARIO LIMITED.....	001196168
1196442 ONTARIO LIMITED.....	001196442
1196460 ONTARIO INC.....	001196460
1196631 ONTARIO INC.....	001196631
1196729 ONTARIO LIMITED.....	001196729
1196734 ONTARIO INC.....	001196734
1196766 ONTARIO INC.....	001196766
1196881 ONTARIO INC.....	001196881
1196948 ONTARIO LIMITED.....	001196948
1196957 ONTARIO LIMITED.....	001196957
1196989 ONTARIO INC.....	001196989
1197096 ONTARIO INC.....	001197096
1197164 ONTARIO LIMITED.....	001197164
1197171 ONTARIO LTD.....	001197171
1197201 ONTARIO INC.....	001197201
1197573 ONTARIO LTD.....	001197573
1197709 ONTARIO LTD.....	001197709
1197711 ONTARIO INC.....	001197711
1197787 ONTARIO INC.....	001197787
1197817 ONTARIO INC.....	001197817
1197857 ONTARIO LTD.....	001197857
1197858 ONTARIO LTD.....	001197858
1197913 ONTARIO INC.....	001197913
1197929 ONTARIO INC.....	001197929
1197995 ONTARIO LIMITED.....	001197995

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1198170 ONTARIO INC.....	001198170
1198632 ONTARIO INC.....	001198632
1198682 ONTARIO INC.....	001198682
1198750 ONTARIO INC.....	001198750
1199236 ONTARIO INC.....	001199236
1199237 ONTARIO INC.....	001199237
1199330 ONTARIO LIMITED.....	001199330
1199342 ONTARIO INC.....	001199342
1199358 ONTARIO INC.....	001199358
1199604 ONTARIO LTD.....	001199604
1199613 ONTARIO LTD.....	001199613
1199676 ONTARIO LIMITED.....	001199676
1199945 ONTARIO LTD.....	001199945
1199996 ONTARIO INC.....	001199996
1200080 ONTARIO INC.....	001200080
1200140 ONTARIO INC.....	001200140
1200147 ONTARIO LIMITED.....	001200147
1200154 ONTARIO LTD.....	001200154
1200294 ONTARIO LTD.....	001200294
1200346 ONTARIO LIMITED.....	001200346
1200368 ONTARIO LTD.....	001200368
1200436 ONTARIO INC.....	001200436
1200473 ONTARIO LIMITED.....	001200473
1200506 ONTARIO LIMITED.....	001200506
1200732 ONTARIO LTD.....	001200732
1200772 ONTARIO INC.....	001200772
1200910 ONTARIO LIMITED.....	001200910
1200965 ONTARIO INC.....	001200965
1201045 ONTARIO INC.....	001201045
1201073 ONTARIO INC.....	001201073
1201109 ONTARIO INC.....	001201109
1201126 ONTARIO LIMITED.....	001201126
1201141 ONTARIO INC.....	001201141
1201260 ONTARIO LIMITED.....	001201260
1201276 ONTARIO INC.....	001201276
1201277 ONTARIO INC.....	001201277
1201533 ONTARIO LIMITED.....	001201533
1201559 ONTARIO LIMITED.....	001201559
1201570 ONTARIO INC.....	001201570
1201706 ONTARIO INC.....	001201706
1202028 ONTARIO INC.....	001202028
1202089 ONTARIO LTD.....	001202089
1202159 ONTARIO INC.....	001202159
1202318 ONTARIO LTD.....	001202318
1202395 ONTARIO INC.....	001202395
1202403 ONTARIO INC.....	001202403
1202429 ONTARIO INC.....	001202429
1203201 ONTARIO LIMITED.....	001203201
1203218 ONTARIO INC.....	001203218
1203224 ONTARIO LIMITED.....	001203224
1203277 ONTARIO INC.....	001203277
1203294 ONTARIO LIMITED.....	001203294
1203330 ONTARIO LTD.....	001203330
1203419 ONTARIO LTD.....	001203419
1203547 ONTARIO INC.....	001203547
1203561 ONTARIO INC.....	001203561
1203562 ONTARIO LIMITED.....	001203562
1203804 ONTARIO LTD.....	001203804
1203911 ONTARIO LIMITED.....	001203911
1203943 ONTARIO INC.....	001203943
1203949 ONTARIO LIMITED.....	001203949
1204165 ONTARIO LIMITED.....	001204165
1204266 ONTARIO LTD.....	001204266
1204300 ONTARIO INC.....	001204300
1205025 ONTARIO LTD.....	001205025
1205042 ONTARIO INC.....	001205042
1205061 ONTARIO INC.....	001205061
1205258 ONTARIO LTD.....	001205258
1205275 ONTARIO LIMITED.....	001205275
1205324 ONTARIO INC.....	001205324
1205334 ONTARIO INC.....	001205334

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1205604 ONTARIO LTD.	001205604
1205695 ONTARIO LIMITED	001205695
1205696 ONTARIO LIMITED	001205696
1205750 ONTARIO LTD.	001205750
1205764 ONTARIO LIMITED	001205764
1206031 ONTARIO INC.	001206031
1206180 ONTARIO INC.	001206180
1206183 ONTARIO INC.	001206183
1206527 ONTARIO LIMITED	001206527
1206534 ONTARIO INC.	001206534
1206596 ONTARIO INC.	001206596
1206804 ONTARIO INC.	001206804
1206840 ONTARIO INC.	001206840
1206940 ONTARIO INC.	001206940
1206957 ONTARIO INC.	001206957
1207120 ONTARIO INC.	001207120
1207162 ONTARIO INC.	001207162
1207213 ONTARIO LTD.	001207213
1207220 ONTARIO LIMITED	001207220
1207221 ONTARIO LIMITED	001207221
1207227 ONTARIO LIMITED	001207227
1207277 ONTARIO LTD.	001207277
1207374 ONTARIO INC.	001207374
1207479 ONTARIO LIMITED	001207479
1207480 ONTARIO INC.	001207480
1207505 ONTARIO INC.	001207505
1207774 ONTARIO LIMITED	001207774
1207876 ONTARIO INC.	001207876
1207910 ONTARIO INC.	001207910
1207921 ONTARIO INC.	001207921
1207926 ONTARIO INC.	001207926
1207989 ONTARIO INC.	001207989
1208077 ONTARIO INC.	001208077
1208143 ONTARIO INC.	001208143
1208212 ONTARIO LIMITED	001208212
1208275 ONTARIO LIMITED	001208275
1208301 ONTARIO INC.	001208301
1208302 ONTARIO LIMITED	001208302
1208386 ONTARIO INC.	001208386
1208622 ONTARIO INC.	001208622
1208658 ONTARIO INC.	001208658
1208665 ONTARIO LTD.	001208665
1208673 ONTARIO INC.	001208673
1208682 ONTARIO INC.	001208682
1208683 ONTARIO LIMITED	001208683
1208872 ONTARIO INC.	001208872
1208906 ONTARIO INC.	001208906
1208910 ONTARIO INC.	001208910
1208913 ONTARIO LTD.	001208913
1208971 ONTARIO LIMITED	001208971
1208989 ONTARIO LTD.	001208989
1209083 ONTARIO LIMITED	001209083
1209130 ONTARIO LTD.	001209130
1209185 ONTARIO LIMITED	001209185
1215325 ONTARIO INC.	001215325
1220449 ONTARIO LTD.	001220449
1248807 ONTARIO INC.	001248807
1257284 ONTARIO LTD.	001257284
1289171 ONTARIO INC.	001289171
1309492 ONTARIO INC.	001309492
1317496 ONTARIO LTD.	001317496
1317899 ONTARIO INC.	001317899
1321951 ONTARIO INC.	001321951
1324569 ONTARIO INC.	001324569
1330039 ONTARIO LIMITED	001330039
1352903 ONTARIO LIMITED	001352903
1369588 ONTARIO INC.	001369588
1381901 ONTARIO LIMITED	001381901
1394089 ONTARIO LTD.	001394089
1424670 ONTARIO INC.	001424670
1427716 ONTARIO INC.	001427716

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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1484956 ONTARIO LTD.	001484956
1491184 ONTARIO CORPORATION	001491184
189 CHURCH STREET INC.	001208699
2K MARKETING INC.	001262964
429128 ONTARIO LIMITED	000429128
555449 ONTARIO LTD.	000555449
582936 ONTARIO LIMITED	000582936
726737 ONTARIO LIMITED	000726737
758905 ONTARIO LIMITED	000758905
788271 ONTARIO LIMITED	000788271
796672 ONTARIO INC.	000796672
860685 ONTARIO LIMITED	000860685
924172 ONTARIO INC.	000924172
955900 ONTARIO LTD.	000955900
986468 ONTARIO INC.	000986468
997481 ONTARIO LTD.	000997481

(138-G847) B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-04-12	
DILISI & FIORINO MARKET LIMITED	000251746
2005-04-25	
L.N. MYSKA & ASSOCIATES LIMITED	000367048
2005-05-17	
STILL CURRENT CANADA CORPORATION	001113389
WINGS OF GLORY LTD.	001091911
2005-05-25	
KABAIGON HOLDINGS LTD.	000948831
2005-05-31	
F-TEC INCORPORATED	000450454
GERBER DRAINAGE ENTERPRISES LTD.	000282849
KENORA MOTEL INC.	000379205
RAMBUSCH OF CANADA LIMITED	000241377
SIBCO PENINSULA COURIERS LTD.	000886980
STRATEGIC KNOWLEDGE CO- ORDINATORS INC.	001383496
TWIN GROVE FARMS INC.	001068433
1090717 ONTARIO INC.	001090717
1173590 ONTARIO LTD.	001173590
1212201 ONTARIO INC.	001212201
1361650 ONTARIO LIMITED	001361650
1524637 ONTARIO INC.	001524637
806169 ONTARIO INC.	000806169
2005-06-02	
BRAMPTON BENDING TOOLING & MACHINING INC.	001475325
BRIDGING COMMUNICATIONS INC.	001267287
CHI WAI HOLDINGS INC.	001388334

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
JAMES GALBRAITH TRUCKING INC.	000827496
LA VIE SKIN CARE CLINIC LIMITED	000952187
SEVER ENTERPRISES LIMITED	000250410
VESTILE IMPORTING LIMITED	000824375
1552165 ONTARIO INC.	001552165
2021010 ONTARIO INC.	002021010
2005-06-03	
BLACKBURN FARMS LIMITED	000047923
MCCONNELL'S SNACKS LTD.	000895703
1213583 ONTARIO LIMITED	001213583
2005-06-05	
I. F. CAMPBELL LIMITED	000144251
2005-06-06	
A. SIOU & COMPANY LTD.	000524937
JET INTERNATIONAL CARGO INC.	001195524
2005-06-07	
CANGAR INVESTMENTS, INC.	000279302
CHRISTIE HVAC LTD.	000612023
COLE GROUP INC.	000054566
CREATIVE CARTOON FACTORY INC.	000903263
DECLIN INNOVATIONS INC.	001072901
DEVICE INC.	001093563
HAWK.NET PERFORMANCE SYSTEMS INC.	001381040
NOT-KOH HOLDINGS INC.	000857634
PETROZZA HOLDINGS LTD.	001282336
R. FORSYTH INVESTMENTS INC.	001180415
SLATCHER & ASSOCIATES INC.	000739423
TARRA BENNETT SALES INC.	001298815
TECHMART INTERNATIONAL LTD.	001442980
TONY HULL & ASSOCIATES LTD.	001257760
TRISIS MANAGEMENT INC.	000967917
TUF INTERNATIONAL INC.	001302789
WOLTERS TRUCKING LIMITED	000235301
1304564 ONTARIO LIMITED	001304564
1548332 ONTARIO INC.	001548332
350406 ONTARIO LIMITED	000350406
911137 ONTARIO LTD.	000911137
2005-06-08	
ANNE COLBECK REALTY SERVICES INC.	000732760
BLACKBERRY CAPITAL MANAGEMENT LTD.	001391728
C-K MANAGEMENT LTD.	000534654
CARDELIANNI DESIGNS INC.	001432966
E. OFFMAN HEALTH CARE & DRUGS LTD.	001515163
ESPRIT REAL ESTATE SERVICES LTD.	000875686
ESSENTIAL LISTS LIMITED	001154789
GEORGIAN BAY CONSULTING LIMITED	001273461
GRAVEL RIDGE LIMITED	000134441
H. RONALD HALL LIMITED	000256504
HILLSBOROUGH MANAGEMENT LIMITED	000948484
IN-IF CO.LTD.	002032938
INTERNATIONAL WORLD CLASS TRAVEL INC.	001145352
JIRO ENTERPRISES INC.	001168336
LEIGH AUTO SALES & SERVICE INC.	001155568
LEOR INTERNATIONAL LTD.	001074369
M.G.V. CONSTRUCTION LTD.	000950483
NORTH HOLLYWOOD ENTERPRISES INC.	001395231
OWAISIA INTERNATIONAL INC.	001173447
ROBERTSON HARDWARE (FERGUS) LIMITED	000460889
SPLIT ROCK LIMITED	001366953
SUS LTD.	001396409
TELAGORA.COM CANADA INC.	001403038
VMS SPA TOTAL BODY CARE LTD.	001412008
WORTH REPEATING INC.	000947608
2004095 ONTARIO INC.	002004095
508198 ONTARIO INC.	000508198
641024 ONTARIO LIMITED	000641024
646782 ONTARIO INC.	000646782
782749 ONTARIO LIMITED	000782749
2005-06-09	
CAL-SHAR MANAGEMENT INC.	000507423

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
CHENG CHENG ENTERPRISES HOLDINGS (CANADA) LTD.	001171547
CLARDOCH LEASING INC.	000478826
JEFFERY AVENT HOLDINGS LTD.	000626313
JEMSPARKER HOLDINGS INC.	000759325
KIRAN MANAGEMENT & LAND CONSULTANTS SERVICES LIMITED	000225841
KYLYET MANAGEMENT INC.	000425645
MAGNUM ASSOCIATES LTD.	000809103
PINEL INC.	000874504
SECUGRAPHICS INC.	001599039
WATENLATH INVESTMENTS LIMITED	000622132
437317 ONTARIO INC.	000437317
2005-06-10	
ARBITRATION FACILITATORS GROUP INC.	000880340
ISLAMIC CHOICE PRODUCTS INC.	001239718
KEAN MANAGEMENT INC.	000819274
KHANDA STAR TRANSPORT INC.	001470741
LOFTUSKIN HOLDINGS INC.	001311251
MUDGE SERVICES LTD.	001467791
PETER ZINKAN REALTY LTD.	000341965
ROBERTSON BUSINESS PARK LIMITED	000652707
SIT & SIA CO. LTD.	000882016
THE FIREBIRDS AIR TANKER SERVICES INC.	001409049
TIMCO SALES & SERVICE INC.	001101709
1006191 ONTARIO LIMITED	001006191
1102228 ONTARIO INC.	001102228
1114240 ONTARIO INC.	001114240
1340825 ONTARIO INC.	001340825
1516787 ONTARIO LIMITED	001516787
344972 ONTARIO LIMITED	000344972
547428 ONTARIO LIMITED	000547428
967268 ONTARIO LIMITED	000967268
2005-06-11	
ABS ADVANCED BUSINESS SOLUTIONS INC.	001117935
BILL BOURIS REAL ESTATE AND INSURANCE LIMITED	000298996
LGR PROPERTIES LIMITED	000792676
NICECOMMENCE ENTERPRISES INC.	001070063
THOMAS P. MATSUSHITA SERVICES INC.	000798138
733666 ONTARIO INC.	000733666
835247 ONTARIO INC.	000835247
2005-06-13	
DON MCPHAIL ENTERPRISES LIMITED	000315344
SPRINGBANK HOMES LIMITED	001041138
1408815 ONTARIO INC.	001408815
2005-06-14	
GLA CONSULTING SERVICES INC.	001530942
HUTCH'S VARIETY INCORPORATED	000539801
INDEXUS INC.	001282403
LEGEND LITE ONTARIO INC.	001379479
MAROSS WHITESIDE LTD.	001104407
MARRICK AUTOMOTIVE SUPPLY LIMITED	000685063
SKALA LTD.	001014292
THORSTON CORPORATION	001285341
1000258 ONTARIO INC.	001000258
1053776 ONTARIO INC.	001053776
1225373 ONTARIO INC.	001225373
1275596 ONTARIO INC.	001275596
1278614 ONTARIO LTD.	001278614
561304 ONTARIO INC.	000561304
2005-06-20	
THE ELSON/SIMPSON GROUP LIMITED	001326141
2005-06-23	
H.T. MCGROARTY INCORPORATED	000881439
S.E.P. LIMITED	001346593
2005-06-24	
DARSON REALTY PROPERTIES INC.	000928843

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
L T M - RICHWELL ENTERPRISES INC.	000753535
ODB TRUCK PARTS INC.	001554206
2005-06-28	
1274414 ONTARIO INC.	001274414
2005-06-30	
DULOR ENTERPRISES LIMITED.	000138198
W. E. WEICKERT SALES LTD.	000302784
YUKON GANS PROFIT BUILDERS LIMITED.	001216313
2005-07-05	
AZIZKA CONSULTING AND CATERING INC.	001421762
J.P. DRYWALL COMPANY LIMITED.	000293868
2005-07-06	
JAMES WRIGHT ASSOCIATES INC.	001230917
REX RESOURCES (CANADA) LTD.	000676424
564520 ONTARIO INC.	000564520
2005-07-07	
E.M. CARPENTERS 1982 LTD.	000534823
JMB GROUP INC.	001319029
LIQUID CAPITAL FINANCE LTD.	001500837
1010981 ONTARIO INC.	001010981
2005-07-08	
CHARLES LAM AND ASSOCIATES INC.	001043815
HANDYMAX INC.	001191464
HDM ELECTRIC (N.A) CORP.	001335635
JIM CAMPEAU BUS LINES LTD.	000886377
KELLAHIN HOLDINGS INC.	001026635
L.G.F. LIMITED.	000301080
LONG KEY INVESTMENTS INC.	001569144
MURICO INDUSTRIAL MINERALS LIMITED.	000112795
SIMRAN TRADING COMPANY INC.	001402327
1055277 ONTARIO LIMITED.	001055277
727424 ONTARIO LIMITED.	000727424
2005-07-11	
BIOTECH BREAKTHROUGH FUND (II) INC.	001598553
BIOTECH BREAKTHROUGH FUND (IV) INC.	001598557
BIOTECH BREAKTHROUGH FUND (V) INC.	001598556
BIOTECH BREAKTHROUGH FUND (VI) INC.	001598555
DICKSON CANADA DISTRIBUTION INC.	001061487
NAZIR DESIGNS INC.	001565747
PERILLO CONST. LTD.	001094946
PROSPEROUS TAVERN LTD.	001150997
STONE CREEK FOOTWEAR & ORTHOTIC CENTRE INC.	001374112
1432988 ONTARIO INC.	001432988
917436 ONTARIO LIMITED.	000917436
2005-07-12	
A & M ENTERPRISES LTD.	000471244
BAUHNIA GARDENING & LAWN CARE INC.	001275243
BEI DOUBLE LIFE PRODUCTIONS INC.	001440400
BIOTECH BREAKTHROUGH FUND (III) INC.	001598552
CLARKSON COFFEE AND DELI INC.	001223421
FEDERAL PLUMBING LTD.	001421222
JERRY MAC THE BEST LTD.	001319053
PERFORM GOLF ACCESSORIES LTD.	000909873
SPRING FLORAL COMPANY LIMITED.	000143224
TEACHWARE CONSULTING INC.	001031221
U.A. 463 (P) 10 CORP.	001048850
U.A. 463 (P) 11 CORP.	001094740
U.A. 463 (P) 12 CORP.	001094739
U.A. 463 (P) 3 CORP.	000934193
U.A. 463 (P) 6 CORP.	000991636
U.A. 463 (P) 9 CORP.	001043987
1088778 ONTARIO INC.	001088778
1146929 ONTARIO INC.	001146929
2031359 ONTARIO INC.	002031359
2005-07-13	
ALUMCAN COMPANY LIMITED.	000960476
ANGEL SPA ENTERPRISE GROUP INC.	001483101
ART KENDRICK ELECTRIC LTD.	000578979
BERGHEM INFOTEK GROUP INC.	001293238
BROADTEK TOOL AND DESIGN INC.	001321891

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
CINDY & COMPANY LIMITED.	000955670
COLBORNE BUSINESS SERVICES LTD.	001028197
D & N CONSTRUCTION INC.	001044082
GTL INVESTMENTS CORPORATION.	000772432
HIGHLAND MEDIA INC.	001178730
MISSION EXEC INC.	001617564
NAFIZ TRUCKING INC.	001096682
NEW MEDIA ENTERTAINMENT INC.	001413930
NEWPORT SPORTS HOCKEY SCHOOL INC.	000721025
PARAGON FAMILY RESTAURANT LTD.	000969989
SYLVIA HUTTON BROKER INC.	000870279
1069604 ONTARIO INC.	001069604
1079112 ONTARIO INC.	001079112
1192103 ONTARIO INC.	001192103
1449023 ONTARIO LTD.	001449023
2040242 ONTARIO INC.	002040242
743965 ONTARIO INC.	000743965
801935 ONTARIO LIMITED.	000801935
2005-07-14	
BIRCH MEADOW ACQUISITION INC.	000894046
BONNIEWOOD BUILDERS INC.	000412826
CAMROSE PRODUCTIONS, INC.	002013933
CANADA HAULAGE INC.	001001228
DEMESNE LIMITED.	000123720
ELPORT PRODUCTS INC.	000652331
FEEL SAFE PRODUCTS LIMITED.	000937624
FERMA CONSTRUCTION COMPANY INC.	000748411
PBC CANADA INC.	001373122
PROMAR ENGINEERING INC.	000947327
S. AHMAD ENTERPRISES LTD.	000906623
SEVEN SISTERS DESIGN WORKSHOP INC.	001037315
WHITE ORCHID HOMES INC.	001096964
1100068 ONTARIO LIMITED.	001100068
638760 ONTARIO LIMITED.	000638760

(138-G848) B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Notice of Default in Complying with the Corporations Information Act Notice de non-observation de la Loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241(3) of the Business Corporations Act that unless the corporations listed hereunder comply with the filing requirements under the Corporations Information Act within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la Loi sur les sociétés par actions, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la Loi sur les renseignements exigés des compagnies et des associations dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-07-14	
OMNI BUSINESS CENTRE INC.....	1172753
2005-07-18	
CONNECTIVITY COMPUTER SPECIALISTS INC.....	981443

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G840)

**Cancellation of Certificate of
Incorporation
(Business Corporations Act)
Annulation de Certificat de Constitution
en Personne Morale
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the Business Corporation Act, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la Loi sur les sociétés par actions, les certificats présentés ci-dessous ont été annulés et les compagnies ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-07-18	
BLUE GLASS WATER CO. LTD.	2031653
GASWORKSHOP INC.....	1549508
ODOLLARS.COM INC.....	1447676
TRISTAR RJ LTD.	1584791
5 & 7 THORBURN AVENUE INC.	2031626
1518384 ONTARIO INC.	1518384
1584607 ONTARIO INC.	1584607
2005-07-19	
NAZ KHATON LTD.	1030952

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G841)

**Cancellations For Cause
(Business Corporations Act)
Annulation à Juste Titre
(Loi sur les Sociétés par Actions)**

NOTICE IS HEREBY GIVEN that by orders under section 240 of the Business Corporation Act, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la Loi sur les sociétés par actions, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-07-18	
PRETTO RAVIOLI LTD.	698706
405220 ONTARIO LIMITED	405220

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G842)

**Notice of Default in Complying with a
Filing Requirement under the
Corporations Information Act
Notice de non-observation de la Loi sur
les renseignements exigés des
compagnies et des associations**

NOTICE IS HEREBY GIVEN under subsection 317(9) of the Corporations Act, that unless the corporations listed hereunder comply with the requirements of the Corporations Information Act within 90 days of this Notice, orders will be made dissolving the defaulting corporations. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 317(9) de la Loi de sur les compagnies et associations, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences requises par la Loi sur les renseignements exigés des compagnies et des associations dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-07-14	
SEPASS CULTURAL ASSOCIATION	1638632

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G843)

**Cancellations for Filing Default
(Corporations Act)
Annulations pour omission de se
conformer à une obligation de dépôt
(Loi sur les personnes morales)**

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the Corporations Act have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved: The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la Loi sur les personnes morales ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-07-14	
JUBILEE OUTREACH MINISTRIES INC.....	1607857
NEW BEGINNING BAPTIST FELLOWSHIP CHURCH.....	1611391

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G844)

Cancellation of Extra-Provincial Licence (Extra-Provincial Corporations Act) Annulation de Permis Extraprovincial (Loi sur les compagnies extraprovinciales)

NOTICE IS HEREBY GIVEN that orders under Section 12 of the Extra-Provincial Corporations Act have been made cancelling the licence of the following extra-provincial corporations. The date of the cancellation order precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE de l'annulation des permis extraprovinciaux suivants, faite conformément à l'article 12 de la Loi sur les compagnies extraprovinciales. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-07-18	
ALUFIN INTERNATIONAL INC.....	105400
CELADON TRUCKING SERVICES OF INDIANA, INC.....	84302
CHEROKEE EXPRESS, INC.....	88967
CONTINENTAL EXPRESS, INC.....	86632
CRYOGENIC CARRIERS, INC.....	82061
DCA SYSTEMS INC.....	106321
UNIVERSAL FINANCE AND DEVELOPMENT COMPANY LIMITED	46703
DIAMOND DESTINIES INTERNATIONAL INC.....	102693
EDUCATORS PUBLISHING SERVICE, INC.	51358
EMKAY, INC.....	100917
ESLO DERBY, INC.....	102318
GOLD FIELDS MINING CORPORATION.....	36975
HURON RECOVERY INCORPORATED	107557
INTERSTATE CONSTRUCTION MANAGEMENT, INCORPORATED	87005
LAKE ONTARIO STEEL COMPANY INC.	54565
MAGRA INC.....	89932
MANAGEMENT SOLUTIONS INC.....	100349
MILLER FREEMAN, INC.....	105412
NATIONAL AUTO PARTS, INC.....	102690
NATIONAL ICEE CORPORATION	105401
NICKERSON FLEET MANAGEMENT CORPORATION	106091
NORTHWEST AIRLINES INC.	72722
NORTHWESTERN GOLF ENTERPRISES INC.....	60424
OLIVER TRANSPORTATION, INC.....	77512
OMNI TRANSPORT, INC.....	90604
PLATING SYSTEMS, INC.....	86261
R & D TRUCKING COMPANY INC.....	90608
REDMOND PRODUCTS INTERNATIONAL, INC.....	106083

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
RIDGEWELL FINANCING INC.....	99853
ROCKTON ASSOCIATES INCORPORATED	103647
SEYLLER TRANSPORT, INC.....	85004
SMP, INC.....	85588
SPRINGFIELD PROPERTIES I SERVICES, INC.....	100674
SWISS RE ITALIA S.P.A.	41793
TAMFELT CANADA, INC.....	101642
VALENCY BOND LIMITED.....	107237

(138-G845) B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

ERRATUM NOTICE

Ontario Corporation Number 215132

Vide Ontario Gazette, Vol. 137-30 dated July 24, 2004

NOTICE IS HEREBY GIVEN that the notice issued under section 241 (4) of the Business Corporation Act set out in the issue of the Ontario Gazette of July 24, 2004 with respect to the cancellation of the Certificate of Incorporation of MANORWOOD INVESTMENTS LIMITED, was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 138-22 datée du Mai 28th 2005

PAR LA PRESENTE, nous vous informons que l'avis émis en vertu de l'article 241(4) de la Loi sur les compagnies et énoncé dans la Gazette de l'Ontario du relativement à l'annulation du certificat de constitution en personne morale de FOZ CORP. a été délivré par erreur et qu'il est nul et sans effet.

(138-G850) B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

NOTICE 33-05

STATUTORY NOTICE UNDER THE REMEDIES FOR ORGANIZED CRIME AND OTHER UNLAWFUL ACTIVITIES ACT, 2001.

NOTICE TO PERSONS WHO HAVE SUFFERED PECUNIARY AND NON PECUNIARY DAMAGES BY REASON OF UNLAWFUL ACTIVITY RESULTING IN CIVIL FORFEITURE PROCEEDINGS IN THE MATTER OF THE ATTORNEY GENERAL OF ONTARIO AND \$43,900.00 IN CANADIAN CURRENCY, \$140.00 IN AMERICAN CURRENCY (IN REM), and ANTHONY BETTON.

Pursuant to a court order made in the above proceeding, \$44,069.04 has been forfeited to the Crown and deposited in a special purpose account. Any person who has suffered pecuniary or non pecuniary losses in relation to which the proceeding was commenced is entitled to make a claim for compensation.

All claims must comply with the provisions of Regulation 233/03 and be on the prescribed form or they will be denied. Regulation 233/03 may be found at www.e-laws.gov.on.ca/DB/Laws/Regs/English/030233_e.htm.

To obtain a claim form or if you have any inquiries about potential claims please contact the Civil Remedies for Illicit Activities Office toll free at 1.888.246.5359 or write to:

Ministry of the Attorney General
Civil Remedies for Illicit Activities Office
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3.

All completed claims must refer to **Notice 33-05**, be sent to the above address and be received no later than 5 pm on January 31, 2006 to be considered.

You may not be eligible for compensation if you participated in or contributed to your losses or the unlawful activity giving rise to the proceeding.

AVIS 33-05

AVIS PRÉVU PAR LA LOI DE 2001 SUR LES RECOURS POUR CRIME ORGANISÉ ET AUTRES ACTIVITÉS ILLÉGALES

AVIS EST DONNÉ À TOUTE PERSONNE QUI A SUBI DES PERTES PÉCUNIAIRES ET EXTRAPÉCUNIAIRES PAR SUITE DE L'ACTIVITÉ ILLÉGALE À L'ÉGARD DE LAQUELLE UNE INSTANCE CIVILE DE CONFISCATION A ÉTÉ INTRODUITE, EN L'AFFAIRE DU PROCUREUR GÉNÉRAL DE L'ONTARIO ET 43 900,00 \$ EN DEVISE CANADIENNE, 140,00 \$ EN DEVISE AMÉRICAINE (EN MATIÈRE RÉELLE) ET ANTHONY BETTON.

En vertu d'une ordonnance de la cour rendue relativement à l'instance susmentionnée, 44 069,04 ont été confisqués au profit de la Couronne et versés dans un compte spécial. Toute personne qui a subi des pertes pécuniaires ou extrapécuniaires par suite de l'activité illégale à l'égard de laquelle l'instance a été introduite a le droit de demander une indemnité. Toute personne qui présente une demande doit utiliser la formule prescrite et la remplir selon les dispositions du Règlement 233/03. Une demande qui n'est pas conforme au Règlement sera rejetée. Le Règlement 233/03 se trouve à www.e-laws.gov.on.ca/DBLaws/Regs/French/030233_f.htm.

Si vous voulez obtenir une formule de demande ou si vous avez des questions concernant d'éventuelles demandes, veuillez communiquer avec le Bureau de recours civil à l'égard d'activités illicites en composant le numéro sans frais 1 888 246-5359 ou en écrivant au :

Ministère du Procureur général
Bureau de recours civil à l'égard d'activités illicites
77, rue Wellesley Ouest, c. p. 333
Toronto ON M7A 1N3

Pour être admissibles, les demandes produites doivent porter la mention **Avis 33-05**, être envoyées à l'adresse ci-dessus et parvenir au bureau d'ici le 31 janvier 2006 à 17 h.

L'admissibilité à une indemnité peut être refusée s'il est établi que l'auteur de la demande peut avoir participé ou contribué aux pertes qu'il a subies ou à l'activité illégale à l'égard de laquelle l'instance a été introduite.

(138-G839)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIER, Clerk of the Legislative Assembly.

Applications to Provincial Parliament

NOTICE OF APPLICATION

NOTICE IS HEREBY GIVEN that L'Entraide Assurance Mutual Company - L'Entraide Assurance, Compagnie Mutuelle having its head office in the Province of Quebec will apply to the Financial Services Commission of Ontario for a licence to carry on life insurance business in the Province of Ontario.

DATED at Quebec City this 8th day of July, 2005.

(138-P600) 30, 31, 32

RICHARD BUREAU
Corporate Secretary

Corporation Notices Avis relatifs aux compagnies

Stephen A. Maksymetz Limited
Ontario Corporation No. 1159245

TAKE NOTICE Concerning Winding Up Of Stephen A. Maksymetz Limited (sometimes referred to as MAKSCOM), Date of Incorporation: February 7, 1996, Liquidator: Stephen A. Maksymetz, Address: 435 Barrie Street, Kingston, Ontario, K7K 3T8, Appointed July 15, 2005.

This notice is filed under subsection 193(4) of the Business Corporations Act. The Special Resolution requiring the Corporation to be wound up voluntarily was passed/ Consented to by the shareholders of the Corporation On July 15, 2005.

DATED at Kingston, this 20th day of July, 2005

(138-P611)

STEPHEN A. MAKSYMETZ
Liquidator

Eastern Ontario Water Technology (Holdings) Ltd.
Ontario Corporation No. 1278508

TAKE NOTICE concerning winding up of Eastm Ontario Water Technology (Holdings) Ltd., Date of Incorporation: April 6, 1998. Liquidators: Hugo E.S. Grout and Margaret Grout, Address: 100 Grant Carman Drive, Nepean, Ontario, K2E 8B8, Appointed: July 15, 2005.

This notice is filed under subsection 193(4) of the *Business Corporations Act*. The Special Resolution requiring the Corporation to be wound up voluntarily was passed/consented to by the shareholders of the Corporation on July 15, 2005.

DATED at Ottawa, this 21st day of July, 2005.

HUGO E.S. GROUT
MARGARET GROUT
Liquidators

DATED June 30, 2005

**Eastern Ontario Water Technology (Holdings) Ltd.
Ontario Corporation No. 1278508**

TAKE NOTICE that a final meeting of the shareholders of the above Corporation was held on July 15, 2005, at which time the Liquidators of the above Corporation presented their account and explanation of the voluntary winding up of Eastern Ontario Water Technology (Holdings) Ltd.

This notice is filed under subsection 205(2) of the *Business Corporations Act*.

DATED at Ottawa this 21st day of July, 2005.

HUGO E.S. GROUT
MARGARET GROUT
Liquidators

(138-P612)

**Sheriff's Sales of Lands
Ventes de terrains par le shérif**

UNDER AND BY VIRTUE OF A Writ of Seizure and Sale issued out of the Superior Court of Justice at Whitby dated the 24th of August 2004, Court File Number 31494/04SR to me directed, against the real and personal property of MELANIE PATRICIA CARDOZA, Defendant, at the suit of MAX RAPOPORT, Plaintiff, the Enforcement Office of the Superior Court of Justice located at 601 Rossland Road East, Whitby, Ontario has seized and taken in execution all the right, title, interest and equity of redemption of MELANIE PATRICIA CARDOZA, Defendant in, and to:

Lot 3, Plan 40M2081, Whitby, Regional Municipality of Durham S/T right as in DR62440 municipally known as 57 La Fayette Boulevard, Whitby, Ontario L1P 1T2.

All of which said right, title, interest and equity of redemption of MELANIE PATRICIA CARDOZA Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at the Superior Court of Justice, 601 Rossland Road East, Whitby, Ontario L1N 9G7 on Wednesday, August 31, 2005 at 2:30 p.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser{s}.

TERMS: Deposit 10% of bid price or \$1000.00, whichever is greater

- Payable at time of sale by successful bidder by cash, certified cheque or bank draft
- To be applied to purchase price
- Non-refundable

Ten Business days from date of sale to arrange financing and pay balance in full at 601 Rossland Road East, Whitby, Ontario L1N 9G7

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NOTE: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

ANDREW McNABB AND AL BILLINGTON
Court Enforcement Officers
601 Rossland Rd East
Whitby ON L1N 9G7

(138-P607)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at HAMILTON, ON dated SEPTEMBER 20, 2004, Court File Number (04-1030 SR), to me directed, against the real and personal property of ANNA-MARIA TESSAROLO Defendant, at the suit of PIETRO TESSAROLO, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of ANNA-MARIA TESSAROLO, Defendant in and to:

LOT 32, PLAN 62 M900, HAMILTON, S/T EASEMENT IN FAVOUR OF THE CORPORATION OF THE CITY OF HAMILTON AS IN LT592830; S/T EASEMENT AND OVERHANGING EAVES, WEeping TILES AND FOOTINGS IN FAVOUR OF LT 33 OVER PT 22 ON PL 62R-15362 AS IN WE75492; T/W EASEMENT AND OVERHANGING EAVES, WEeping TILES AND FOOTINGS FINISHED ROAD IN SUBDIVISION 62M-900 S/T RT TO ENTER IN FAVOUR OF SCARLETT HOMES LTD. ANY TIME WITHIN 3 YEARS AFTER THE COMPLETION DATE OF THE FINISHED ROADS IN 62M-900 AND IN WE85410

All of which said right, title, interest and equity of redemption of ANNA-MARIA TESSAROLO, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, JOHN SOPINKA COURT HOUSE 45 MAIN STREET STE.126, HAMILTON, ONTARIO L8N 2B7, on THURSDAY, AUGUST 11, 2005 at 10:00 a.m.

CONDITIONS:

The purchaser is to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater

- Payable at time of sale by successful bidder by cash, certified cheque or bank draft
- To be applied to purchase price
- Non-refundable

Ten Business days from date of sale to arrange financing and pay balance in full at 45 MAIN STREET EAST, SUITE 126, HAMILTON, ON L8N 2B7

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NOTE: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

DATED: July 15, 2005

LINDA DEMBE, SHERIFF
CITY OF HAMILTON
45 MAIN STREET EAST, SUITE 126,
HAMILTON, ONTARIO, L8N 2B7

(138-P608)

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Ontario Superior Court of Justice, 207 Cayley Street, Walkerton, Ontario N0G 2V0 dated November 19, 2002, Court File No. 78/00 to me directed, against the real and personal property of Doug Gollan, Respondent at the suit of Gary Ritchie, Applicant, I have seized and taken in execution all the right, title, interest and equity of redemption of Doug Gollan, Respondent, in and to:

Lots 33, 34, 35, 36, 37, 57, 58, 59, 60, 61, 62, 63, 64, Plan 101, Township of Huron-Kinloss, former Township of Kinloss, County of Bruce as described in Instrument #0387051 registered on August 4, 2004.

And Municipally known as: 17 George Street, Lucknow, Ontario N0G 2H0.

ALL OF WHICH said right, title, interest and equity of redemption of Doug Gollan, Respondent, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at Bruce County Court House, 207 Cayley Street, Walkerton, Ontario on Tuesday, September 13, 2005 at 3:00 o'clock in the afternoon.

CONDITIONS

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser.

TERMS: Deposit 10% of bid price or \$1000.00, whichever is greater

- Payable at time of sale by successful bidder by cash, certified cheque or bank draft
- To be applied to purchase price
- Non-refundable

Ten Business days from date of sale to arrange financing and pay balance in full at The Court House, Civil Enforcement Office, Bruce County Court House, 207 Cayley Street, Walkerton, Ontario

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced

Subject to cancellation by the Sheriff up to the time of sale.

NOTE: No Employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

DATED this 19th day of July, 2005.

SHERIFF
Civil/Enforcement Office
County of Bruce
207 Cayley Street, Box 39
Walkerton, Ontario
N0G 2V0
Telephone: 519-881-1772
For Information Contact THOMAS HUDACIN
Sheriff's File No. 02-0139

(138-P609)

Sale of land for Tax Arrears By Public Tender

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF FORT ERIE

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on the 23rd day of August, 2005 at the Municipal Centre, Clerk's Department of The Corporation of the Town of Fort Erie, 1 Municipal Centre Drive, Fort Erie, Ontario L2A 2S6.

The tenders will then be opened in public on the same day at The Municipal Centre, Conference Room 3 at 3:05 p.m.

Description of Lands:

1800 THOMPSON RD, CON 2 NR PT LOT 6
330.83FR 1,322.00D, 10.0 ACRES, PIN 64229-0043 (LT)
ROLL NUMBER 2703 020 026 10600
Minimum Tender Amount: \$46,343.61

3976 BOWEN RD, CON 12 NR PT LOT 9
594.00FR 884.00D, 13.14 ACRES, PIN 64175-0230 (LT)
ROLL NUMBER 2703 020 030 08400
Minimum Tender Amount: \$46,452.34

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The lands do not include mobile homes situate on the lands, if any.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

NOTE: G.S.T. MAY BE PAYABLE BY SUCCESSFUL PURCHASER.

For further information regarding this sale and a copy of the prescribed form of tender contact:

GILLIAN CORNEY
Manager of Revenue & Collections
1 Municipal Centre Drive
Fort Erie, Ontario
L2A 2S6
(905) 871-1600 ext 228
gcorney@forterie.on.ca

(138-P610)

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à GazettePubsOnt@mbs.gov.on.ca

Tarifs publicitaires et soumission de format:

- 1) Le tarif publicitaire pour la première insertion envoyée électroniquement est de 75,00\$ par espace-colonne jusqu'à un ¼ de page.
- 2) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 3) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

Abonnement:

Le tarif d'abonnement annuel est de 126,50\$ + T.P.S. pour 52 ou 53 numéros hebdomadaires débutant le premier samedi du mois de janvier (payable à l'avance). L'inscription d'un nouvel abonnement au courant de l'année sera calculée de façon proportionnelle pour la première année. Un nouvel abonné peut commander des copies d'éditions précédentes de la Gazette au coût d'une copie individuelle si l'inventaire le permet.

Le remboursement pour l'annulation d'abonnement sera calculé de façon proportionnelle à partir de 50% ou moins selon la date. Pour obtenir de l'information sur l'abonnement ou les commandes s.v.p. téléphonez le (416) 326-5306 durant les heures de bureau.

Copies individuelles:

Des copies individuelles de la Gazette peuvent être commandées en direct sur POD au site www.gov.on.ca/MBS/french/publications ou en téléphonant 1-800-668-9938.

Options de paiement:

Les paiements peuvent être effectués au moyen de la carte Visa, MasterCard ou Amex, ou chèques ou mandats fait à l'ordre du MINISTRE DES FINANCES. Toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

Paiement-Annonces:

Pour le traitement rapide les clients peuvent faire leur paiement au moyen de la carte Visa, MasterCard ou Amex lorsqu'ils soumettent leurs annonces. Les frais peuvent également être facturés.

MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

IFIS a introduit des exigences de procédures de facturation plus rigoureuses et compliquées qui affectent la Gazette et ses clients. S'il vous plaît considérez utiliser une carte d'achat du ministère lorsque vous placez une annonce. Les commandes faites par carte d'achat ne sont pas sujettes aux exigences de facturation d'IFIS et permettront la Gazette d'éviter le retard futur de traitement.

Pour obtenir de l'information sur le paiement par carte d'achat, les types et le placement d'annonces communiquez avec le bureau de la Gazette au (416) 326-5310 ou à GazettePubsOnt@mbs.gov.on.ca



INFORMATION TEXT FOR ONTARIO GAZETTE

Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at GazettePubsOnt@mbs.gov.on.ca

Advertising rates and submission formats:

- 1) For a first insertion electronically submitted the basic rate is \$75 up to $\frac{1}{4}$ page.
- 2) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 3) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

Subscriptions:

The annual subscription rate is \$126.50 + G.S.T. for 52 or 53 weekly issues beginning the first Saturday in January, payable in advance. In-year new subscriptions will be pro-rated for the first year. A new subscriber may order back issues of the Gazette at the single-copy rate as inventory permits.

Refunds for cancelled subscriptions will be pro-rated from 50% or less depending upon date. For subscription information/orders please call (416) 326-5306 during normal business hours.

Single Copies:

Individual Gazette copies may be ordered on-line through POOL at [www.gov.on.ca/MBS/english\(or/french\)/publications](http://www.gov.on.ca/MBS/english(or/french)/publications) or by phone at 1-800-668-9938.

Payment Options:

Subscriptions may be paid by VISA, AMEX or MasterCard or by Cheque or Money order payable to THE MINISTER OF FINANCE. All subscription enquiries and correspondence, including address changes, should be mailed to:

THE ONTARIO GAZETTE

50 Grosvenor Street, Toronto, Ontario M7A 1N8

Telephone: (416) 326-5306

Payment – Notices:

For fastest processing clients may pay by VISA, AMEX or MasterCard when submitting notices. Charges may also be invoiced.

ONTARIO GOVERNMENT MINISTRIES PLEASE NOTE:

IFIS requirements have introduced more stringent and complicated billing procedures that affect both the Gazette and its clients. Please consider using a ministry Purchase Card when placing notices – charge card orders are not subject to IFIS requirements, and will allow the Gazette to avoid future processing delays.

For information about P-card payments, valid types of notice and placement contact the Gazette office at (416) 326-5310 or at GazettePubsOnt@mbs.gov.on.ca



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Le samedi 6 août 2005

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form.
2. serve the applicant with the objection.
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board.
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Cameron Bus Lines Ltd. 43736-A
290 Glen Road, Box 1148, Wingham, ON N0G 2W0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for and on behalf of the Avon Maitland District School Board and the Huron Perth Catholic District School Board between points in the Counties of Huron, Bruce and Grey and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT public vehicle (school bus) operating licence PVS-7015 now in the name of Douglas George Cameron, 290 Glen Road, Box 1148, Wingham, ON N0G 2W0 be cancelled.

Optimus Prime Corporation 46174-B
(o/a "Wubs Transportation Services")
43 Roydon Pl., Ste. 203, Nepean, ON K2E 1A3

Applies for an extension to public vehicle (school bus) PVS-9070 as follows:

For the transportation of students attending:

1. the Community Christian School between points in the United Counties of Prescott and Russell and the United Counties of Stormont, Dundas & Glengarry and the Community Christian School located in the City of Ottawa.
2. the Redeemer Christian High School and the Ottawa Christian School between points in the United Counties of Leeds & Grenville and the United Counties of Stormont, Dundas & Glengarry and the Redeemer Christian High School and the Ottawa Christian School both located in the City of Ottawa.

PROVIDED that chartered trips be restricted to school purposes and only for the Community Christian School, the Redeemer Christian High School and the Ottawa Christian School.

PROVIDED FURTHER THAT the licensee be restricted to the use of one (1) chrome yellow school bus vehicle as defined in Section 175 (1) of the Highway Traffic Act, R.S.O. 1990 Chapter H.8, having a maximum seating capacity of fifty (50) passengers exclusive of the driver.

S & K Transportation Inc. 40641-C
975 Main St. W., Listowel, ON N4W 3L2

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for and on behalf of the Avon Maitland District School Board and the Huron Perth Catholic District School

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Board between points in the Counties of Perth and Huron and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle (school bus) operating licence PVS-7827 now in the name of S & K

Transportation Inc. be cancelled and that public vehicle (school bus) operating licence PVS-6792 now in the name of Barry Hamilton Bus Lines Inc., 151 Main St., Atwood, ON N0G 1B0 be cancelled.

(138-G864) FELIX D'MELLO
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la Loi sur l'imposition des corporations

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Finance, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des corporations*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des corporations* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa, Ontario L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
--	--

2005-08-06	
ADONIS BAKERY LTD.	000702421
ALKENEC INC.	000747806
ALMARE GENERAL CONTRACTORS CO. LTD.	001359125
AMESBURY CONSULTING INC.	001193517
ANIMAL CRACKERS LTD.	001060538
ANNA GYETVAI'S SYSTEMS CANADA INC.	001087118
APL INTERNATIONAL, INC.	000996154
AVENUE COMPUTER CENTRE (BRANTFORD) LTD.	000713764
B-K PNEUMATIC INC.	000653086
BAYOR REPAIR SERVICES INC.	001055004
BID FREIGHT LOGISTICS CORPORATION	001354873
BODY LEATHER INC.	001160389
BRITANNIA TRUCK & TRAILER REPAIRS LTD.	001124297
BUDMARK HOLDINGS LTD.	000533504
BUMSTEAD FUELS INC.	000657640
BURNS HUBLEY HOLLINGS INC.	000930278
CANADA WOOD WORKS (CWW) INC.	001259137
CANPOR MUFFINS INC.	001156578
CANSAN MANAGEMENT SERVICES INC.	001195878
CANUCKSTERS TAP & GRILL INC.	001351750
CANUSMEX BROKERS LTD.	000958028
CARMEN'S CATERING AND CONVENTION CENTRE (BURLINGTON) LIMITED	000905070
CORNERSTONE PROJECT MANAGEMENT GROUP	

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
LTD.	000991912
CREATIVE BUILDING PAINTING INC.	001102764
CRYSTAL VISION CONSULTING CORP.	001364157
CURETEX MEDICAL DEVICES INC.	000896121
CYMRO INFORMATION SYSTEMS INC.	000964270
D.S. ELLIOT & ASSOCIATES INC.	000946576
DAVINA FINANCIAL SERVICES INC.	001141949
DAZMAR VENTURES LTD.	000694862
DEMTECH NIAGARA LTD.	000968590
DUFFERIN DRYWALL AND ACOUSTICS LTD.	000937431
EAC ENVIRONMENTAL INC.	001192982
EDILCAN DEVELOPMENT CORPORATION	000607266
EUCLID TOOLING INC.	001143231
EURO WORLD FINANCIAL CORP.	000682338
FLOPSY'S EASTER GRASS INC.	000576478
FORESTVIEW ACADEMY INCORPORATED	001065740
G.E.M.M. SERVICES INC.	000873432
GILMAR PLUMBING LIMITED	000497562
GLOBAL RENOVATIONS INC.	001419856
GRECORAMA CASINO TRIPS LTD.	001342087
INSURANCE GLASS LIMITED	001096125
JSB INFORMATION CONSULTING INC.	001093682
KDM INTERNATIONAL INC.	001276967
KEN REID & ASSOCIATES INC.	001464323
KRIS-KRO-TRUCK LINES INC.	001396126
LAKESHORE LANDSCAPING & WHOLESALE INC.	001485438
LATINO CHURROS INC.	001093610
LORLI-J CONSTRUCTION CO. LTD.	000395959
MARIO'S TWO FOR ONE PIZZA INC.	001091304
MAY SPRING NURSERIES INC.	000703054
MCLAREN & CO. INC.	001310567
MEBOR GROUP, INTERNATIONAL CORPORATION	001008106
MICRA SOUNDCARDS INC.	001095137
MIDHURST CONSULTING CORPORATION	001325953
MISTRAL MARKETING CONSULTANTS INC.	000953682
ONTARIO TRUCK PARTS LIMITED	000315266
P. R. LAMONT ADVERTISING LTD.	000367632
P.I. AUTO REPAIRS & WRECKERS LTD.	001226991
PATTYPEGGS INC.	001241613
READY AIM SPLAT INC.	001304147
S.G.L. JANITORIAL SERVICES LTD.	001179764
SALTPRO LTD.	001046607
SEGESTA STONE INC.	001308749
SHEBA FINE JEWELLERY INC.	000549394
SOLARNOVA SYSTEMS LTD.	000955886
SPORT MEDICAL INC.	001326444
STERLING ASSET MANAGEMENT LIMITED	000715141
STRATFORD OLDE ENGLISH PARLOUR HOTEL LTD.	000391687
SUMMERHILL INTERIORS DESIGN & HOME ACCESSORIES INC.	001156795
T. F. FORMING INC.	001020371
THE PACIFIC SINO CANADIAN TRADE INC.	001128230
TOP QUALITY INFORMATION SYSTEMS INC.	001306786

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
WORLDWIDE TELECOM (2000) CORP.	001441018
1020153 ONTARIO INC.	001020153
1022978 ONTARIO LIMITED	001022978
1039864 ONTARIO LIMITED	001039864
1051708 ONTARIO CORPORATION	001051708
1087228 ONTARIO LTD.	001087228
1098773 ONTARIO LIMITED	001098773
1116026 ONTARIO INC.	001116026
1131528 ONTARIO LIMITED	001131528
1135316 ONTARIO INC.	001135316
114860 ONTARIO LTD.	000114860
1162682 ONTARIO LIMITED	001162682
1166466 ONTARIO LTD.	001166466
1174368 ONTARIO LTD.	001174368
1187878 ONTARIO INC.	001187878
1195752 ONTARIO INC.	001195752
1202198 ONTARIO LIMITED	001202198
1257692 ONTARIO INC.	001257692
1265779 ONTARIO LTD.	001265779
1267503 ONTARIO INC.	001267503
1298156 ONTARIO INC.	001298156
1314655 ONTARIO INC.	001314655
1316869 ONTARIO LIMITED	001316869
1328407 ONTARIO LTD.	001328407
1332918 ONTARIO INC.	001332918
1431635 ONTARIO INC.	001431635
402705 ONTARIO LIMITED	000402705
624019 ONTARIO LTD.	000624019
636178 ONTARIO LIMITED	000636178
690647 ONTARIO LIMITED	000690647
711492 ONTARIO INC.	000711492
714150 ONTARIO INC.	000714150
716915 ONTARIO LTD.	000716915
733787 ONTARIO LIMITED	000733787
759155 ONTARIO LIMITED	000759155
816834 ONTARIO INC.	000816834
829086 ONTARIO INC.	000829086
836014 ONTARIO INC.	000836014
855985 ONTARIO INC.	000855985
922538 ONTARIO INC.	000922538
987732 ONTARIO LIMITED	000987732

B. G. HAWTON,

Director, Companies and Personal Property
Security BranchDirectrice, Direction des compagnies et des
sûretés mobilières

(138-G858)

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution (Non-respect de la Loi sur l'imposition des corporations)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 11 July, 2005 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats de constitution dont les 11 juillet 2005 pour non-respect des dispositions de la *Loi sur l'imposition des corporations* et que la dissolution des sociétés concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2005-07-11	
A AIR CANADA COOLING INC.	001223067
A PLUS EXPRESS LIMITED	001215785
A. & G. COMMUNICATIONS CORP.	001213651
A.H. ROYAL REFRIGERATION LIMITED	001217938
A-QWIK PIK TOWING INC.	001220065
ABINGDON CONSTRUCTION INC.	001214142
ACADEMIC & ATHLETIC COUNSELLING SERVICE INC.	001217296
ACECO HOLDING CORPORATION	001217263
ACROPOLIS CAFE & LOUNGE INC.	001211671
ACTIVE BEAUTY MANAGEMENT INC.	001222465
ADVANCED TELECOM INTERNATIONAL INCORPORATED	001213277
ADVANTAGE PLUS REALTY SERVICES INC.	001025773
ADVEN CORP.	001220682
AFRICAN DIAMOND MINING CORP./SOCIETE AFRICAIN D'EXTRACTION DE DIAMANTS	001225290
AIC PC SYSTEMS INC.	001221699
ALEXANDER STREET LOFTS DEVELOPMENT CORPORATION INC.	001205986
ALL KINDSZA PETS AND SUPPLIES (1997) LTD.	001204533
ALLANTE FOOD SERVICES INC.	001331136
ALLIANCE INTERNATIONAL DIAMOND PRODUCTION GROUP INC.	001211690
ALWAYS THERE NURSING CARE INC.	001223046
AMBERLAND INC.	000419241
AMZACH CONSULTANTS INC.	001219527
ANGECAN LEASING LIMITED	001210205
APL STUDIO INC.	001226699
ARTRONIX N.V. CORPORATION	001368106
ASHUTOSH CANADIAN ESTATES INC.	001229255
ASSOCIATED PROFESSIONAL HOCKEY ALUMNI LTD.	001227114
ATLANTIQUE SHIPPING CO. INC.	001219125
ATLAS ALLIED SERVICES INC.	001210663
AUSTIN CONSULTING LTD.	001209853
AUTO ACCESSORIES CANADA INC.	001217947
AXLON INTERNATIONAL ENTERPRISES CO., LTD.	001211680
B & J TRADING AND CONSULTING LTD.	001211171
BACKROW INDUSTRIES LTD.	001228796
BALKAN LAKE RESOURCES INC.	000948987
BARRACLOUGH INC.	000387630
BASIC I.P. HOLDINGS INC.	001215632
BASIC TELEVISION ENTERTAINMENT GENERAL PARTNER INC.	001227327
BASP ENTERPRISES LTD.	001209639
BATTERY SOURCE INCORPORATED	001227355
BAYVIEW AVENUE RECORDS INC.	001217481
BEGORRA GROUP INC.	001225222
BENXI-HAMILTON STEEL INC.	001219912
BEYOND BEAUTIFUL LTD.	001219039
BIOMECH GRAPHICS INC.	001224972
BLACK KRAUSE INC.	000686145
BLIZZARD SNOW REMOVAL SERVICES INC.	001228680
BOB. CAROL. TED & ALICE ADVENTURES INC.	001212774
BODICA TECHNOLOGIES INC.	001210525
BORDERLAND BEVERAGEWARE INC.	001227900
BPN PRODUCTIONS INC.	001222584
BRICHILLE FINANCIAL CORP.	001220611
BROCA SERVICES INC.	001228970
BURNING BUSH PRODUCTIONS LTD.	001191888
C.M.R. CONTRACTORS INC.	001226396
C.W. GROUP LIMITED	001217809
CABAMAT MANAGEMENT & INVESTMENT SERVICES LIMITED	000329663
CAN-GLOBAL EMPLOYMENT CONSULTANTS INC.	001211087
CAN-PAK EXCHANGE SERVICE LIMITED	001211636
CANADA EXPRESS TRAVEL AND TOURISM LTD.	001210485
CANALAC MANUFACTURING INC.	001202770
CANAPOL INTERNATIONAL INC.	001235868

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CANARUSKA BUILDING SYSTEMS (1997) INC.....	001226779
CANSAFE TRAINING & DEVELOPMENT INC.	001213170
CANTER CONSTRUCTION & PAVING LTD.....	001209979
CAPDEL INC.....	001220620
CAPITAL CANADA NOMINEES LTD.	001223066
CAPTIVA MANAGEMENT INC.....	001219813
CASTLEROCK CONSULTING & RESEARCH INC.....	001218132
CATALYST INERTIA CORPORATION	001204925
CATALYTICS INC.....	001209971
CD-SOFT WORLD CORP.....	001210524
CEDARVALLEY STUDIOS INC.....	001198322
CELTIC GATHERING INC.....	001204953
CEMBOARD CORPORATION.....	001217999
CENTURY 21 OVERSEAS STUDENTS SERVICES INC.....	001225438
CFACT INC.....	001216475
CFH PRODUCTIONS INC.....	001225589
CGS AERO SERVICE LTD.....	001217183
CHALLENGE 2000 CORPORATION	001204139
CHASER CONSULTING CORPORATION.....	001438561
CHERRULLA FARMS INC.....	001204491
CHI KONG THERAPY CENTRE CORP.....	001217319
CHOITECH DEVELOPMENT INC. (CANADA).....	001214185
CHRISAGEE ENTERPRISES LTD.....	000623671
CITADEL PROTECTIVE SERVICES INC.....	001205855
CLAYTECH ENVIRONMENTAL SERVICES INC.....	001226005
CLEAVAGE INC.....	001210149
CLUBNET COMMUNICATIONS INC.....	001216667
COMPU-CUT MACHINING SERVICE INC.....	001233952
COMPUWISE INC.....	001222842
CONCEPT-OVATIONS INC.....	000935714
CORPORATE IMPACT INC.....	001211516
COTTON TEXTILE & SPORTSWEAR INC.....	001211172
CREATIVE DESIGNS & EMBROIDERY EQUIPMENT INC.....	001097339
CREDIT VALLEY CARDIAC CENTRE INC.....	001219892
CREIGHTON CORPORATION	001221745
CROMA TOOL CO. INC.....	001220213
CROSS CURRENT DIVERS LTD.....	001209528
CRYSTAL FILMS INC.....	001219440
CURA PROPERTY MANAGEMENT INC.....	001226496
DAJAK INVESTMENTS LIMITED	001216689
DALASC ENTERPRISES CANADA INC.....	001211765
DARBYSON HOLDINGS INC.....	000426320
DATA SCULPTURE CONSULTING INC.....	001214179
DENISON TRADING CO. LTD.....	001222919
DENTAL-MED FINCH & KEELE INC.....	001224792
DESIGN FOUNT LIMITED	000151032
DETLOF SALES LTD.....	000535461
DIGITREK SYSTEMS CORP.....	001217264
DIPLOMAT DEVELOPMENT INC.....	001209880
DIRANI'S AND ASSOCIATES INC.....	001205978
DIRECT GROUP INTERNATIONAL INC.....	001212802
DOLLAR TODAY INC.....	001172856
DONKA INTERNATIONAL TRADING CORPORATION.....	001229413
DORLAN INTERNATIONAL (1996) INC.....	001221332
DRIVER ABILITY CENTRE INC.....	001216659
DRODY INTERNATIONAL IMPORT-EXPORT LTD.....	001202521
EAGLE'S NEST SENIORS CONDOMINIUM RESIDENCES INC.....	001210517
EBBS & EBBS MANAGEMENT LTD.....	001202524
ECOM INTERACTIVE INC.....	001229470
EDDY'S GENERAL GARAGE INC.....	001311707
EDIFICE CONSULTING GROUP LTD.....	001214143
ELAN INTERNATIONAL AGENCIES INC.....	001213669
ELLESMERE LODGE INC.....	001227268
EM COM INC.....	001217271
EMPOWERMENT TODAY INC.....	001214691
ENVIRODAY INC.....	001226078
EQUIFINANCE CAPITAL GROUP INC.....	001209948

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
EQUITY GROUP PROPERTY MANAGERS INC.....	001013933
ESSAM MASOUD RETAIL SERVICES INC.	001212866
EURO HUNT INDUSTRIES LTD.....	001210759
EVENT ASSOCIATES INC.....	001215196
EXPLORE HOLDINGS INC.....	001225460
EXPOSE MEDIA INC.....	001215245
EYE-TAKE ANIMATION INC.....	001219981
FALCON CONSULTING INC.....	001213169
FAMILY REALTY NIAGARA INC.....	001198942
FARE DEALS TRAVEL CLEARING CENTRE INC.....	001212314
FASHION TIMES INC.....	001227329
FAST FORWARD DESIGNS CORP.....	001226669
FEENEY TOWING INC.....	001198368
FERRONI HIGH-TECH INC.....	001224992
FIGHT PERSONAL HISTORY CORPORATION.....	001215623
FILLI - CON GENERAL CONTRACTING LTD.....	001097460
FINANCIAL SERVICES INDUSTRY MONITOR INC.....	001202695
FIRST GLOBAL BUSINESS CENTER INC.....	001422769
FLEMING CONSTRUCTION & DESIGN INC.....	001216855
FLEXEM SYSTEMS LTD.....	001209803
FOREFRONT BUILDING SYSTEMS INC.....	001217998
FOREVER HIGH TORONTO INC.....	001212256
FORMCRETE DRAINAGE LTD.....	001227286
FORTUNE COMPUTER SOLUTIONS INC.....	000949750
FREPORT FINE CARS INC.....	001216107
FUNGIBLE ANGELS INC.....	001213075
G & L INVESTMENT HOLDINGS LIMITED	001210345
G.B.K. UNITED LTD.....	001214286
G.H. DEVELOPMENTS INC.....	001215848
G.H. TECHNOLOGY INC.....	001225597
G.M.B. SHARE GROUP INC.....	001218210
GARCIA'S AUTO LTD.....	001207415
GENESIS AMALGAMATED INC.....	001219902
GEOPHYSICAL ALGORITHMS LTD.....	001213349
GIFTLAND WATCHES INC.....	001228884
GLOBAL CATALYSTS INC.....	001199597
GLOBAL CONNECT DIRECT CANADA INC.....	001218536
GLOBAL EXPRESS FREIGHT SERVICES INC.....	001209931
GODDESS GRAINS INC.....	001228917
GOLDEN AUTO CENTRE INC.....	001210121
GOLDEN GATE ENTERTAINMENT INC.....	001225086
GRANDAV CAPITAL CORPORATION	001228868
GRAYMAR HOLDINGS INC.....	001213104
GREAT WALL CERAMIC (INTERNATIONAL) INC.....	001210507
GUNDY AND ASSOCIATES INC.....	001226430
GUY FOWLER'S FLOORING LIMITED.....	000389208
H. DREGER FARM PRODUCTS LTD.....	000486465
HAIMS INVESTMENTS LIMITED	001210086
HARIEL CORPORATION LTD.....	001209389
HARRIS GROUNDWATER LTD.....	001210758
HAVIDAVE.COM INC.....	001202953
HEFKEY CONSULTING INC.....	001209942
HJM ENVIRONMENTAL SERVICES LIMITED.....	001222207
HOLLOWAY BAY AGRO-TECH INC.....	001198951
HPI HOSPITAL SYSTEMS MANAGEMENT INC.....	000892213
HUE, MARTINI, AND VAUGHAN DESIGN INC.....	001227202
HUMBLE CLYDE TRANSPORT INC.....	001221930
HUNTFORD RESOURCES CORPORATION.....	001226232
HW COMPUTERS INC.....	001227912
INTERAGE COMMUNICATIONS INC.....	001229419
INTERNATIONAL BRANDS INC.....	001214467
INTERNATIONAL BUSINESS TRANSFORMATIONS INC.....	001222996
INTERNATIONAL EXPORT & TRADING GROUP LTD.....	001206325
INTRADIGITAL SYSTEMS GROUP INC.....	001224766
IOSPHERE INTERNET INC.....	001202976
IT WORKS STUDIO CORP.....	001221598
J T & L HOLDING INC.....	001224793
J. D. HORNE & ASSOCIATES LTD.....	001215951
J.B. SMITH SALES & MARKETING INC.....	001223211

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
J.M.D. ENTERPRISES (ONTARIO) INC.	001226162
J.V. LANDSCAPING LTD.	000482178
JAGUAR YACHT CHARTERS INC.	000607452
JENCOR SERVICES LTD.	001220216
JERESU FAMILY INC.	001219814
JR INTERNATIONAL SERVICE & TRADE CONSULTANTS INC.	001202907
JRK TECHNICAL SERVICES LIMITED	001218230
K P COPY CENTRES INC.	000726609
KAMAX INTERNATIONAL INC.	001226006
KAY KAY AUTO REPAIRS LTD.	001210700
KDL HEATING-AIR CONDITIONING-REFRIGERATION INC.	001219998
KERRWOOD REALTY LIMITED	001132458
KIT & SONS ENTERPRISES LTD.	001216782
KONSCAO MUSIC INC.	001219943
KOPAK INTERNATIONAL INC.	001211687
KYLE CORPORATE SERVICES INC.	001225237
LAGDAV INC.	001211155
LAKE AFFECT ADVERTISING INC.	001211948
LAMPSHADE PRODUCTIONS INC.	001217201
LAS VEGAS SPORTING NEWS LIMITED	001219598
LASCAUX AROMATHERAPY CLINIC INC.	001216096
LASER MEDIA MARKETING CORP.	001217506
LE REVE CANADA INC.	001210051
LEARNPERFECT INC.	001213190
LIBERTY ADVOCATE GROUP INC.	001211595
LIGHTNING RIVER RESOURCES INC.	001218212
LIPPY'S BURGERS INC.	001218064
LO-KEY PROMOTIONS LTD.	001218327
LOCCISANO VARIETY INC.	001222980
LOCKFORD FOODS LIMITED	001222314
LOOP RESEARCH INC.	001215008
LTV PRODUCTIONS INC.	001228122
LUCARELLI RENOVATIONS INC.	000597970
LYONS & LYONS AUTOMOTIVE LTD.	001218826
M. NASIRUDDIN & ASSOCIATES LTD.	000541399
M.A.W.D. PRODUCTIONS LTD.	001184130
MACURA ENTERPRISES LTD.	001209622
MAREKA PROPERTIES (2000) LTD.	001220602
MARK MACAULEY FARMS INC.	000493325
MASTERING LEARNING CENTRES INC.	001211694
MAYALL SYSTEMS GROUP INC.	001218228
MAYFAIR COSMETICS & SKIN CARE INC.	001127138
MAZ-SKY CANADIAN INTERNATIONAL GROUP INC.	001199568
MCKEHNIE FINANCIAL SERVICES INC.	001202694
MCVENTURES INC.	001217404
MED LAB COMPUTER SERVICES INCORPORATED	001205805
MEDIA SAVANT PRODUCTIONS INC.	001212730
MERIDIAN TOBACCO CORPORATION	001219725
MESSINA DESIGNS LTD.	001221337
METRO INDUSTRIAL MAINTENANCE MIM LTD.	001209810
MFA CAPITAL LTD.	001214532
MICHUL HOLDINGS INC.	001223045
MNWBSC INVESTMENT CORPORATION	001221744
MONASTERY HOSPITALITY INC.	001225256
MONDO PRODUCTS MANAGEMENT INC.	001218915
MONEX TRADING INC.	001227261
MONTGOMERY, BOYLE LOSS ADJUSTERS & CONSULTANTS LTD.	001221613
MORTY SYSTEMS (EASTERN) INC.	001228633
MPM CONSULTING MANAGEMENT INC.	001213032
MUSKOKA FLEA MARKET INC.	001204560
MUSKOKA LAKES WINERY LTD.	001229462
N&T HOMEWARE INC.	001221282
NASDAQ CORPORATION	001225016
NATT WORK TRADING INC.	001228001
NO FEAR INVESTMENT GROUP LTD.	001215278
NORBURY INTERNATIONAL TRADING COMPANY LIMITED	001217000

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
NORTECH MECHANICAL SYSTEMS LTD.	001183953
NORTHERN REINSURANCE SOLUTIONS LTD.	001216336
NOVELLUS COSMETIC LABORATORIES INC.	001211013
NURSE TRANSPORTATION INC.	001217026
OCEAN PORT PRODUCTS LTD.	001219812
OLD-HART CORPORATION	001214122
OMNI HEALTH INTERNATIONAL INC.	001229335
ORIENTAL SERVICES INC.	001214046
OSHAWA COMMUNICATIONS LTD.	001217853
OVERSEAS PRODUCT PROMOTION INC.	001215836
P.L. JOHNSON ENTERPRISES INC.	001224405
P.T. BROKERS INC.	001227116
P.T.L. TECHNOLOGIES INC.	001199468
P.W. HOLMES & ASSOCIATES INC.	001226587
PALETTABLE INC.	001221322
PEGASSUS RADIO AND T.V. INTERNATIONAL CORPORATION	001217395
PERMAGUARD INDUSTRIES LTD.	000675522
PHARMACY GLASS & MIRROR LTD.	000446448
PHILNET CORPORATION	001201787
PLATINUM COMPUTER SOLUTIONS INC.	001306653
POWER-10 RESOURCES INC.	001214886
POWERFUL BROADBAND SERVICES INC.	001213611
PROAD PUBLICATIONS I.T.D.	001209811
PROMAG MULTIMEDIA INC.	001228772
PROTECHNICAL SERVICES INC.	001218140
PROTEIN FRACTIONS INC.	001218299
QUORUM PHARMACEUTICALS INC.	001221328
R.O. CURTIS & ASSOCIATES INC.	001217567
RED CLIFF BAY CO. INC.	001215809
REMA PHOTO LAB INC.	001229471
RENT FOR LESS CAR & TRUCK RENTALS INC.	001227338
REZCON CONTRACTING LIMITED	001217949
ROBO CARPENTRY INC.	001197232
ROCHES SPORTS INC.	001222981
ROSHETAZ TRADING AND INVESTMENTS LTD.	001212286
ROXXOR INC.	001215651
ROY S. WILSON LIMITED	000152843
ROYAL ALLIED MERCANTILE CORPORATION	001219065
ROYAL BAKERHOUSE INC.	001209387
RUSCH MACHINING LIMITED	001222359
SAM FAT TRADING COMPANY LTD.	001217279
SANTO TOMAS COPPER CORPORATION	001219537
SCHOLA BRITTANICA CORPORATION	001226121
SCHITINKOS INC.	001226572
SCHWEITZCOE INCORPORATED	000690718
SCITEC RESEARCH INC.	001213172
SEA OF SERVICES LTD.	001013883
SEAN AUTO COLLISION & USED CAR SALES & CAR RENT LTD.	001116186
SEASTRONG CORPORATION	001221684
SEISMIC PROMOTIONS INC.	001228932
SEN-AD INTERNATIONAL DEVELOPMENT CORPORATION	001215120
SHAKANA STYLES INC.	001211147
SHATUNG ENTERPRISE LTD.	001221320
SHAVAZ PARKING INC.	001224420
SHOSH INC.	001153610
SHIGA SYSTEMS GROUP (INTERNATIONAL) INC.	001214203
SIMON HOLDINGS INC.	001222559
SJS PAYDAY LOANS (ONTARIO) INC.	001222241
SMART TOOLS (CANADA) INC.	001199566
SODALICIOUS BEVERAGE SERVICE LTD.	001214130
SOLING INVESTMENTS INC.	001228504
SOMERVILLE FAMILY TRUSTS TRUSTEE INC.	001226588
SON-SETTING JEWELLERY INC.	001228488
SOTEROFF INTERNATIONAL GROUP LIMITED	001228798
SOURCE OF SILENCE INC.	001280821
SOUTH ASIA PACIFIC INVESTMENT CORP.	001216318
SOUTH BEACH MANAGEMENT INC.	001225554
SOUTH MUSKOKA MAINTENANCE SERVICES INC.	001211438

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
SOUTHWEST LOCK & SAFE INC.	001220160
ST. ANDREWS HOMES INC.	001210339
STAFF AND MANAGEMENT BUSINESS (S.M.B) INC.	001226131
STARFIRE TECHNOLOGIES INC.	001081039
STRICTLY REHAB INC.	001210551
SUN LUNG CO. INC.	001218988
SUN RIPE JUICES LIMITED	001225320
SUNCART CAPITAL CORPORATION	001222960
SUPER FINE IMPORT & EXPORT LTD.	001222930
SUPREME CASINO (CANADA) LTD.	001228487
SUREWAY TOWING INC.	001215493
SYD AND OTHER COMFORTS INC.	001217817
SYNERGETECS ASSOCIATE SERVICES INC.	001221170
T & P GENERAL CONTRACTING INC.	001202904
T. & M. CASINGS LTD.	000611749
T.J.P. TRANSPORTATION LTD.	001214690
T.O. NATURE INC.	001210102
TAI CHUAN CO. LTD.	001209943
TAR/TECH SERVICES INC.	001211766
TAYLOR TRUCK BROKERS INC.	001216863
TECH MATE CORPORATION	001215551
TECHNICAL SYSTEMS SPECIALISTS INC.	001031885
TELE-REALTY SERVICES INC.	001210510
TERSAT ENTERPRISES INC.	001226729
TEXCAN CORPORATION	001046613
THE BAINBRIDGE HEALTH COMPANY INC.	001217885
THE GOLDSTAR CORPORATION INC.	001217053
THE GRATE CANADIAN FIREPLACE COMPANY INC.	001210157
THE GROUP RENTAL PLAN INC.	001221933
THE KOREAN LONDON ENGLISH EDUCATION SERVICE CENTRE INC.	001215063
THE LIGHTNING GROUP INC.	001222900
THE LION'S SHARE INC.	001227859
THE MEDIATION AND SETTLEMENT CENTRE INC.	001227311
THE SEMOFF FOODS CORPORATION	000526108
THE STANTON SAVARD CORPORATION	001216450
THE TRADEMARK WORXS CORPORATION	001210794
THE WORKS FITNESS AND AEROBIC CENTRE INC.	001220713
TICKET EX INC.	001227260
TIMECRAFT COMPANY LIMITED	001228771
TOBY'S GOODEATS CORPORATION	001214192
TOM TAIT TRUCKING INC.	001221431
TORONTO LEAP PROGRAM INC.	001223039
TOTAL AUDIO/VIDEO ELECTRONIC SERVICES INC.	001228987
TOTAL FORENSIC AND FRAUD SERVICES LTD.	001219733
TRADEWIND SHOW MANAGEMENT LIMITED	001218474
TRAINA ENTERPRISES LTD.	001023851
TREEPLANTEDBYWATER INC.	001214070
TRI CHARTERED CONSOLIDATION CORP.	001218917
TRI-TERRA ENTERPRISES LTD.	001217875
TRITECH DATA & TELECOM INC.	001222585
TROOBADOUR PROPERTIES INC.	001225024
TROPICAL FINANCIAL SERVICES INC.	001317653
TRUCK & TRAILER SAFETY SYSTEMS INC.	001204492
TUCKERNUCK YORK CORPORATION	001212857
TURBO PLAST RECYCLING INC.	000974280
UEX CARGO SERVICES LTD.	001212699
USER FRIENDLY SYSTEMS (1996) INC.	001210230
V-SUCCESS INC.	001217994
VALYN CONSULTANTS INC.	001211652
VARGA TRUCKING LIMITED	000230992
VERST CONSULTING GROUP INC.	001209941
VET'S CLEANERS (WINDSOR) LIMITED	000151623
VICTON ENTERPRISES INCORPORATED	000900711
W.A.G. PRODUCTIONS LIMITED	001199455
WAQAS AUDIO GIFT INC.	001211430
WASHWORLD COIN LAUNDRY LTD.	001228986
WATERMARK HOLDINGS LTD.	001209453
WEHLAU PROPERTIES LTD.	001303057
WELL LAND INTERNATIONAL, LTD.	001227245

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WEN FANG ENTERPRISE CANADA LTD.	001226659
WERNER'S DRY WALL OF WATERLOO LIMITED	000243585
WHAM INDUSTRIES INC.	001211953
WHAT NEXT! INC.	001229395
WILD BY NATURE INC.	001220412
WILLIAM OLIVER CONTRACTOR (WATERLOO) LIMITED	000093346
WILSON'S PUBLISHING COMPANY LTD.	001242888
WINNING PARTNERS INC.	001209214
WINTEC ENVIRONMENTAL INC.	001218171
X-BORDER COMMUNICATIONS INC.	001223040
XANADOME INC.	001226189
YINGS FASHION INC.	001214131
YPTRIX INDUSTRIES INC.	001024999
ZHUO LONG ENTERPRISE LTD.	001225018
ZOMPAS INC.	001219858
ZORVAN CORPORATION	001209216
ZUMA SYSTEMS, INC.	001303883
1010947 ONTARIO INC.	001010947
1037640 ONTARIO INC.	001037640
1067082 ONTARIO LTD.	001067082
1068592 ONTARIO LTD.	001068592
1081631 ONTARIO LTD.	001081631
1089270 ONTARIO INC.	001089270
1108664 ONTARIO INC.	001108664
1109669 ONTARIO INC.	001109669
1127221 ONTARIO INC.	001127221
1134847 ONTARIO INC.	001134847
1137082 ONTARIO LIMITED	001137082
1156880 ONTARIO LIMITED	001156880
1188745 ONTARIO INC.	001188745
1191008 ONTARIO INC.	001191008
1191026 ONTARIO INC.	001191026
1191889 ONTARIO LTD.	001191889
1191950 ONTARIO INC.	001191950
1191975 ONTARIO INC.	001191975
1197356 ONTARIO LIMITED	001197356
1198277 ONTARIO LIMITED	001198277
1198287 ONTARIO LTD.	001198287
1198369 ONTARIO LIMITED	001198369
1198949 ONTARIO INC.	001198949
1199428 ONTARIO INC.	001199428
1199501 ONTARIO INC.	001199501
1199505 ONTARIO LIMITED	001199505
1202489 ONTARIO INC.	001202489
1202529 ONTARIO INC.	001202529
1202582 ONTARIO LTD.	001202582
1202627 ONTARIO INC.	001202627
1202778 ONTARIO INC.	001202778
1202797 ONTARIO INC.	001202797
1202960 ONTARIO INC.	001202960
1202967 ONTARIO INC.	001202967
1202977 ONTARIO INC.	001202977
1202985 ONTARIO INC.	001202985
1203153 ONTARIO LIMITED	001203153
1203195 ONTARIO LTD.	001203195
1204490 ONTARIO INC.	001204490
1204859 ONTARIO LIMITED	001204859
1204883 ONTARIO LIMITED	001204883
1204918 ONTARIO LIMITED	001204918
1205577 ONTARIO INC.	001205577
1205811 ONTARIO LIMITED	001205811
1205849 ONTARIO LIMITED	001205849
1205857 ONTARIO INC.	001205857
1205875 ONTARIO INC.	001205875
1205889 ONTARIO INC.	001205889
1205923 ONTARIO LIMITED	001205923
1206248 ONTARIO INC.	001206248
1206709 ONTARIO LTD.	001206709
1206710 ONTARIO INC.	001206710
1206711 ONTARIO INC.	001206711

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1206724 ONTARIO LTD.	001206724
1206749 ONTARIO LTD.	001206749
1207131 ONTARIO LIMITED	001207131
1209222 ONTARIO INC.	001209222
1209562 ONTARIO INC.	001209562
1209863 ONTARIO INC.	001209863
1209944 ONTARIO LIMITED	001209944
1209995 ONTARIO INC.	001209995
1210028 ONTARIO INC.	001210028
1210029 ONTARIO INC.	001210029
1210045 ONTARIO INC.	001210045
1210096 ONTARIO INC.	001210096
1210105 ONTARIO INC.	001210105
1210329 ONTARIO INC.	001210329
1210508 ONTARIO LTD.	001210508
1210516 ONTARIO LTD.	001210516
1210639 ONTARIO INC.	001210639
1210655 ONTARIO LIMITED	001210655
1210749 ONTARIO LIMITED	001210749
1210753 ONTARIO INC.	001210753
1210864 ONTARIO INC.	001210864
1211010 ONTARIO INC.	001211010
1211011 ONTARIO INC.	001211011
1211012 ONTARIO INC.	001211012
1211146 ONTARIO INC.	001211146
1211156 ONTARIO INC.	001211156
1211157 ONTARIO INC.	001211157
1211414 ONTARIO INC.	001211414
1211425 ONTARIO INC.	001211425
1211461 ONTARIO LIMITED	001211461
1211462 ONTARIO INC.	001211462
1211653 ONTARIO LTD.	001211653
1211679 ONTARIO INC.	001211679
1211829 ONTARIO INC.	001211829
1212203 ONTARIO INC.	001212203
1212220 ONTARIO INC.	001212220
1212302 ONTARIO LIMITED	001212302
1212322 ONTARIO INC.	001212322
1212353 ONTARIO LIMITED	001212353
1212362 ONTARIO LIMITED	001212362
1212786 ONTARIO LTD.	001212786
1212803 ONTARIO LTD.	001212803
1212856 ONTARIO LIMITED	001212856
1213058 ONTARIO LTD.	001213058
1213253 ONTARIO INC.	001213253
1213601 ONTARIO LIMITED	001213601
1214048 ONTARIO INC.	001214048
1214060 ONTARIO INC.	001214060
1214091 ONTARIO LIMITED	001214091
1214124 ONTARIO INC.	001214124
1214125 ONTARIO LIMITED	001214125
1214193 ONTARIO INC.	001214193
1214263 ONTARIO INC.	001214263
1214278 ONTARIO LIMITED	001214278
1214367 ONTARIO INC.	001214367
1214378 ONTARIO LTD.	001214378
1214468 ONTARIO LIMITED	001214468
1214470 ONTARIO INCORPORATED	001214470
1214537 ONTARIO LIMITED	001214537
1214609 ONTARIO INC.	001214609
1214630 ONTARIO INC.	001214630
1214697 ONTARIO INC.	001214697
1214835 ONTARIO LTD.	001214835
1214868 ONTARIO LIMITED	001214868
1214869 ONTARIO LIMITED	001214869
1214893 ONTARIO LTD.	001214893
1215230 ONTARIO INC.	001215230
1215545 ONTARIO LIMITED	001215545
1215568 ONTARIO LIMITED	001215568
1215634 ONTARIO LTD.	001215634
1215807 ONTARIO INC.	001215807

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1215852 ONTARIO LIMITED	001215852
1216114 ONTARIO LIMITED	001216114
1216164 ONTARIO INC.	001216164
1216642 ONTARIO INC.	001216642
1216658 ONTARIO LTD.	001216658
1216760 ONTARIO LIMITED	001216760
1216781 ONTARIO INC.	001216781
1216791 ONTARIO INC.	001216791
1216792 ONTARIO INC.	001216792
1216983 ONTARIO INC.	001216983
1217009 ONTARIO LIMITED	001217009
1217336 ONTARIO INC.	001217336
1217413 ONTARIO LTD.	001217413
1217482 ONTARIO INC.	001217482
1217568 ONTARIO INC.	001217568
1217861 ONTARIO LIMITED	001217861
1217877 ONTARIO LIMITED	001217877
1218007 ONTARIO INC.	001218007
1218018 ONTARIO LIMITED	001218018
1218156 ONTARIO INC.	001218156
1218221 ONTARIO LIMITED	001218221
1218359 ONTARIO INC.	001218359
1218426 ONTARIO LIMITED	001218426
1218877 ONTARIO INC.	001218877
1218908 ONTARIO LTD.	001218908
1219046 ONTARIO INC.	001219046
1219048 ONTARIO INC.	001219048
1219526 ONTARIO LIMITED	001219526
1219633 ONTARIO LTD.	001219633
1219698 ONTARIO LIMITED	001219698
1219706 ONTARIO LIMITED	001219706
1219740 ONTARIO INC.	001219740
1219865 ONTARIO LIMITED	001219865
1219989 ONTARIO INC.	001219989
1219990 ONTARIO INC.	001219990
1220000 ONTARIO LIMITED	001220000
1220110 ONTARIO INC.	001220110
1220205 ONTARIO LIMITED	001220205
1220225 ONTARIO LIMITED	001220225
1220266 ONTARIO INC.	001220266
1220267 ONTARIO LIMITED	001220267
1220625 ONTARIO INC.	001220625
1220626 ONTARIO INC.	001220626
1220645 ONTARIO INC.	001220645
1220678 ONTARIO INC.	001220678
1221177 ONTARIO LTD.	001221177
1221267 ONTARIO INC.	001221267
1221319 ONTARIO LTD.	001221319
1221321 ONTARIO LIMITED	001221321
1221329 ONTARIO INC.	001221329
1221340 ONTARIO LIMITED	001221340
1221442 ONTARIO INC.	001221442
1221631 ONTARIO LTD.	001221631
1221751 ONTARIO LIMITED	001221751
1221762 ONTARIO LTD.	001221762
1221861 ONTARIO INC.	001221861
1221869 ONTARIO LTD.	001221869
1221871 ONTARIO INC.	001221871
1221922 ONTARIO INC.	001221922
1221941 ONTARIO INC.	001221941
1222009 ONTARIO LIMITED	001222009
1222300 ONTARIO INC.	001222300
1222369 ONTARIO LTD.	001222369
1222370 ONTARIO INC.	001222370
1222512 ONTARIO INC.	001222512
1222539 ONTARIO INC.	001222539
1222587 ONTARIO INC.	001222587
1222911 ONTARIO INC.	001222911
1222916 ONTARIO INC.	001222916
1222954 ONTARIO LIMITED	001222954
1222987 ONTARIO LTD.	001222987

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1222994 ONTARIO INC.	001222994
1223048 ONTARIO INC.	001223048
1223119 ONTARIO INC.	001223119
1224407 ONTARIO INC.	001224407
1224427 ONTARIO INC.	001224427
1224784 ONTARIO LIMITED	001224784
1224856 ONTARIO LIMITED	001224856
1224948 ONTARIO LIMITED	001224948
1224974 ONTARIO INC.	001224974
1225017 ONTARIO LIMITED	001225017
1225025 ONTARIO INC.	001225025
1225026 ONTARIO INC.	001225026
1225030 ONTARIO INC.	001225030
1225050 ONTARIO LTD.	001225050
1225085 ONTARIO LIMITED	001225085
1225146 ONTARIO LIMITED	001225146
1225198 ONTARIO INC.	001225198
1225289 ONTARIO LIMITED	001225289
1225304 ONTARIO LIMITED	001225304
1225332 ONTARIO LTD.	001225332
1225461 ONTARIO LIMITED	001225461
1225480 ONTARIO INC.	001225480
1225556 ONTARIO LIMITED	001225556
1225591 ONTARIO LTD.	001225591
1226268 ONTARIO INC.	001226268
1226368 ONTARIO LIMITED	001226368
1226376 ONTARIO LTD.	001226376
1226434 ONTARIO LTD.	001226434
1226589 ONTARIO LIMITED	001226589
1226633 ONTARIO LIMITED	001226633
1226637 ONTARIO INC.	001226637
1226686 ONTARIO LIMITED	001226686
1226700 ONTARIO INC.	001226700
1226767 ONTARIO INC.	001226767
1227014 ONTARIO INC.	001227014
1227046 ONTARIO LIMITED	001227046
1227053 ONTARIO INC.	001227053
1227063 ONTARIO LIMITED	001227063
1227353 ONTARIO INC.	001227353
1227815 ONTARIO LIMITED	001227815
1227893 ONTARIO INC.	001227893
1227962 ONTARIO INC.	001227962
1228003 ONTARIO LTD.	001228003
1228080 ONTARIO INC.	001228080
1228140 ONTARIO INC.	001228140
1228472 ONTARIO INC.	001228472
1228548 ONTARIO INC.	001228548
1228574 ONTARIO INC.	001228574
1228584 ONTARIO LIMITED	001228584
1228592 ONTARIO LIMITED	001228592
1228636 ONTARIO INC.	001228636
1228786 ONTARIO INC.	001228786
1228787 ONTARIO INC.	001228787
1228788 ONTARIO INC.	001228788
1228899 ONTARIO LTD.	001228899
1229203 ONTARIO INC.	001229203
1229242 ONTARIO LIMITED	001229242
1229311 ONTARIO INC.	001229311
1229396 ONTARIO LTD.	001229396
1229429 ONTARIO LIMITED	001229429
1250963 ONTARIO INC.	001250963
1268081 ONTARIO LIMITED	001268081
1298822 ONTARIO LTD.	001298822
1360536 ONTARIO INC.	001360536
1364915 ONTARIO LTD.	001364915
1366673 ONTARIO LTD.	001366673
1417270 ONTARIO LTD.	001417270
1432435 ONTARIO INC.	001432435
1471497 ONTARIO INC.	001471497
18TH CAPITAL CORPORATION	001220691
36 LOMBARD HOLDINGS INC.	001226370

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
407439 ONTARIO LIMITED.....	000407439
564227 ONTARIO INC.....	000564227
572332 ONTARIO INC.....	000572332
590113 ONTARIO LIMITED.....	000590113
607480 ONTARIO LIMITED.....	000607480
647864 ONTARIO LIMITED.....	000647864
690881 ONTARIO LIMITED.....	000690881
703875 ONTARIO INC.....	000703875
795212 ONTARIO LIMITED.....	000795212
797665 ONTARIO LIMITED.....	000797665
921889 ONTARIO INC.....	000921889
923653 ONTARIO INC.....	000923653
937428 ONTARIO LIMITED.....	000937428
963633 ONTARIO LIMITED.....	000963633

(138-G859)

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-04-13	
NOVAK CONTRACTING INC.	001192168
OLIVA FOODS INC.	001115969
2005-04-19	
PACIFIC GREEN STAFFING INC.....	002059830
1519767 ONTARIO INC.....	001519767
2005-05-06	
1124065 ONTARIO LTD.....	001124065
2005-05-16	
WONDERLAND RESTAURANTS LIMITED	000216398
2005-06-03	
91712 ONTARIO LTD.....	000091712
2005-06-09	
ANNE LEGAL SERVICES INC.	000888339
ARMALAR INVESTMENTS LIMITED	000689634
MILLENIUM AUTOS INC.	001454586
ROSEDALE NEST PRODUCTIONS INC.	001455978
ZURBRIGG'S BAKERY LIMITED	000050700
1108184 ONTARIO LIMITED.....	001108184
1326078 ONTARIO INC.....	001326078
946561 ONTARIO INC.....	000946561
2005-06-10	
COCCO DISTRIBUTING LIMITED	000965626
GRADO CONSTRUCTION INC.	000990081
HAIR SHOPPE AMS LTD.	001399218
JUNG WOO CANADA INC.....	001263802
LAWES MANAGEMENT CONCEPTS LIMITED.....	000583650
MADICAN TRADING CANADA INC.....	001316811
MCDARBY'S INC.	001369254
NPW ENGINEERING INC.....	001222082
PANORAMIC SPECIALTIES LTD.....	000673028

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
PAR EXCELLENCE MARKETING INC.	001262124
PROVEN GAINS LIMITED	001092231
R. & S. ELECTRIC LIMITED	000316370
R. B. RICKARD PLUMBING AND HEATING LIMITED	000145678
RANZAK INCORPORATED	000488961
SAMAIN ENTERPRISES INC.	000890333
SPOT QUOTATIONS AND DATA (CANADA) INC.	001019398
STYLISH ENTRANCE DOORS INC.	001186519
1110856 ONTARIO INC.	001110856
1141899 ONTARIO INC.	001141899
1207949 ONTARIO LIMITED	001207949
1216016 ONTARIO INC.	001216016
1272199 ONTARIO LIMITED	001272199
1304534 ONTARIO LTD.	001304534
1371948 ONTARIO INC.	001371948
1536184 ONTARIO INC.	001536184
1602622 ONTARIO INC.	001602622
2030336 ONTARIO INC.	002030336
681336 ONTARIO LTD.	000681336
959889 ONTARIO LIMITED	000959889
2005-06-11	
PLOTZ MOTORS LIMITED	000089157
1472430 ONTARIO INC.	001472430
2005-06-13	
AMCO FORMING FOUNDATIONS INC.	001160546
BAYWOOD PLUMBING INC.	001453675
BBC CHARTERING & LOGISTIC CORPORATION	001438643
BIO FORMULAS CANADA INC.	002047412
EC SOLVE INC.	001367143
EKC CONSULTING INC.	002010824
EMPLOYMENT & WORKPLACE SOLUTIONS INC.	001404416
M.G.S.L. ELECTRIC CO. LTD.	001519047
MALCOLM W. BELL PROFESSIONAL CORPORATION	001523022
MILLER RUNDLE & ASSOCIATES INC.	001483661
NELSON JUBINVILLE INCORPORATED	000403267
PEEL PLUMBING & MECHANICAL LTD.	001097955
PEEL PLUMBING LTD.	001078551
TAP TRANSPORT INC.	001421135
U-GARD INC.	001111606
YEE FUNG INTERNATIONAL TRADING LIMITED	001060749
YEH'S NATURE ART JEWELLERY LTD.	001416988
1065531 ONTARIO LIMITED	001065531
1155001 ONTARIO LIMITED	001155001
1168969 ONTARIO LTD.	001168969
1239333 ONTARIO INC.	001239333
1412178 ONTARIO INC.	001412178
258256 HOLDINGS LIMITED	000258256
770549 ONTARIO LIMITED	000770549
875159 ONTARIO LIMITED	000875159
2005-06-15	
ALL-PRO MECHANICAL LTD.	000690979
ALLIANCE-BEGLEY INC.	001493252
AZZARELLOS (1991) LTD.	000943229
BENNINGTON WOODS LIMITED	000808576
CARRIAGES MANAGEMENT CONSULTING INC.	000904173
CRAFTIKES INC.	001414723
DAVISVILLE TRAVEL CENTRE INC.	000295283
GALAXY BAKERY LIMITED	000826647
INDIAN FOOD TODAY INC.	001636451
MR. MUSIC BOX INC.	001118877
PAOLETTI TILE LTD.	000397559
PARKWAY TOWERS (75) HOLDINGS INC.	001140973
SERIF COATINGS LIMITED	001391620
SHANG HAI CHINESE FOOD INC.	002017468

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
SWASTIKA BEACH, LIMITED	000037429
TALON CARTAGE SERVICES INC.	000923471
TRI-TEK TRADE & TECHNOLOGY INC.	001317749
1161209 ONTARIO LIMITED	001161209
1330609 ONTARIO INC.	001330609
1338909 ONTARIO INC.	001338909
1579836 ONTARIO LIMITED	001579836
330167 ONTARIO LIMITED	000330167
458804 ONTARIO INC.	000458804
531125 ONTARIO LIMITED	000531125
692930 ONTARIO LIMITED	000692930
702221 ONTARIO LIMITED	000702221
757064 ONTARIO INC.	000757064
842669 ONTARIO LIMITED	000842669
949833 ONTARIO INC.	000949833
972725 ONTARIO LIMITED	000972725
983881 ONTARIO INC.	000983881
2005-06-16	
BREAKWATER CONSTRUCTION COMPANY LIMITED	000264895
CANX DESIGNEERS LTD.	001575677
COMPREHENSIVE LIFT TRUCK SERVICE LTD.	001230782
INVESTOR RELATIONS CANADA LIMITED	000142229
JESTAN CONTRACTING LIMITED	000903137
JOSEPH SCHMIDT CARPENTRY LIMITED	000243082
K.V. CUSTOM MILLWORK INC.	000887601
LENDREV INVESTMENTS LIMITED	000099957
LINK COMPUTER (CANADA) INC.	001397323
LUI-COMP CONSULTANTS INC.	001196203
MISTER RENOVATOR (INTERNATIONAL) LIMITED	000498399
RECCON WELDING LTD.	001017752
RICHLAND CO. LTD.	001014221
ROGER TAILLEFER CONSTRUCTION LIMITED	000221062
SERGEANT'S ARMY MARKETING LIMITED	000549387
TAGS SALES AGENTS INC.	000984606
TAPAN CONSTRUCTION INC.	000845664
THE STRATQUEST GROUP LIMITED	000761597
TRIM PRODUCTIONS INC.	001457700
W & M CARTAGE & EXCAVATING LTD.	000303353
1039095 ONTARIO INC.	001039095
1112994 ONTARIO INC.	001112994
1120884 ONTARIO INC.	001120884
2002191 ONTARIO INC.	002002191
417876 ONTARIO LIMITED	000417876
432549 ONTARIO LIMITED	000432549
567852 ONTARIO INC.	000567852
818758 ONTARIO LIMITED	000818758
2005-06-17	
AMJAC MANAGEMENT LTD.	000311234
BARBARA MORRIS CONSULTING INC.	001158575
CATHERINE BARNES INTERIORS LIMITED	000740053
FRED CRESSMAN SALES INC.	000516870
GEORGE BACK LTD.	000316762
HOVE MARTIN SYSTEMS INC.	000918481
INTER-AMERICAN RESEARCH, INC.	001142270
JAY-CEE INVESTMENTS INC.	000963068
O P MANAGEMENT LIMITED	000593269
P. & A. NEWAY INVESTMENTS INC.	000363529
PASCAL HIGH SCHOOL INC.	001554167
PRIZE HOMES SUNDERLAND LIMITED	000316008
PRO-SPEC ENGINEERING INC.	002043322
R.B. DENT MANAGEMENT LTD.	000468620
RETAIL MEDIA INC.	000906292
RPM ASSOCIATES INC.	001142476
STEADWIN MARKETING INC.	001087226
ZORWOOD AGRI-SERVICES LTD.	001068987
1032507 ONTARIO INC.	001032507
1084144 ONTARIO LIMITED	001084144
1126669 ONTARIO INC.	001126669

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
1285865 ONTARIO INC.....	001285865
1502630 ONTARIO INC.....	001502630
1517623 ONTARIO LTD.....	001517623
900921 ONTARIO LIMITED.....	000900921
937243 ONTARIO LIMITED.....	000937243
2005-06-20	
ANDREW ST. DENIS HOLDINGS LIMITED.....	000860890
DEVELO GROUP LTD.....	000651808
HEALTH ONE (SOUTH AJAX) INC.....	000923279
HEALTH ONE INC.....	000647044
V AND I CONSULTING LIMITED.....	001396092
1054360 ONTARIO LIMITED.....	001054360
1423291 ONTARIO LIMITED.....	001423291
335692 ONTARIO LTD.....	000335692
564625 ONTARIO LIMITED.....	000564625
695964 ONTARIO LIMITED.....	000695964
2005-06-21	
1124322 ONTARIO INC.....	001124322
2005-06-24	
LOVABLES PET HOTEL & GROOMING SERVICES INC.....	001491024
2005-06-27	
ACHILLE JOANIS LIMITED.....	000257416
SERGIO DORIS ENTERPRISES INC.....	001171076
1283604 ONTARIO INCORPORATED.....	001283604
2005-06-30	
448709 ONTARIO LIMITED.....	000448709
2005-07-02	
REPET EQUIPMENT INC.....	000808504
THANNUS TRADING LTD.....	001357606
2005-07-04	
FAULKNER'S GYM ENTERPRISES INC.....	000888218
1191071 ONTARIO LIMITED.....	001191071
2005-07-05	
FELLAN REALTY LIMITED.....	000151115
GEORGINA ESTATES LTD.....	000894172
2005-07-12	
STAN STICKLAND LUMBER LIMITED.....	000279969
2005-07-13	
DAQ INTERNATIONAL INC.....	001257133
SAUL TANNER REALTY LIMITED.....	000249114
STAN R. LEEPER CONSTRUCTION LIMITED.....	000135971
1093321 ONTARIO LIMITED.....	001093321
2005-07-14	
ATHINA'S BRIDAL BOUTIQUE INC.....	000784462
DOUG SHAW & ASSOCIATES LTD.....	001221943
KATMAT INTERNATIONAL INC.....	001394456
NOBLETON PHARMACY LTD.....	000660885
1230570 ONTARIO INC.....	001230570
1230571 ONTARIO INC.....	001230571
1323751 ONTARIO INC.....	001323751
861879 ONTARIO INC.....	000861879
2005-07-15	
AUGUST BUSINESS VENTURES LTD.....	001080909
BRENIM SYSTEMS INC.....	000808735
ELJA INVESTMENTS INC.....	000781712
ELLIOTT FAMILY ENTERTAINMENT INC.....	001532090
G M & A CONTRACTING LTD.....	000252785
GLAM MACHINE & TOOL WORK LTD.....	000412669
JNT ROTH FAMILY INVESTMENT INC.....	000739373
MCMANUS TRANSPORTATION INC.....	000902432
NULEAF NO. 4 INC.....	002032911
ORDWOOD ENTERPRISES LIMITED.....	000734580
PONG TECHNOLOGY INC.....	001403761
RTIC LIMITED.....	000795991
SEAMS INTERNATIONAL LTD.....	001275779
SINOCANN ENVIRONMENTAL CORP.....	001434187
WOODLAND PROFESSIONAL BUILDING LIMITED.....	000135631
1072924 ONTARIO INC.....	001072924

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
1294084 ONTARIO INC.....	001294084
1419324 ONTARIO LIMITED.....	001419324
1519739 ONTARIO INC.....	001519739
828736 ONTARIO LTD.....	000828736
2005-07-18	
BILLMONT STYLE & FASHION INC.....	002041152
CALIFORNIA HEALTH CENTRE INC.....	001189865
DIAGOLD HOLDINGS LIMITED.....	000366126
J R S BROWN SALES AGENCY LTD.....	000621409
LIATT VENTURES INC.....	001253313
LYLE & VAL'S ENTERPRISES INC.....	001095697
MARTIN SERVICES CARPENTRY LTD.....	001534657
MILLARD ELECTRIC, LIMITED.....	000052596
MUKTI FINANCIAL SERVICES INC.....	001554375
MUSE ENTERTAINMENT (DAEDALUS) INC.....	001317171
MUSE ENTERTAINMENT (HEARTS) INC.....	001378340
NOOR INSPIRATION LIMITED.....	001612957
NORTH MARDRED INVESTMENT LIMITED.....	001125045
QUALCAN SALES INC.....	000830583
URBCON CONSULTING INC.....	001043479
1089400 ONTARIO INC.....	001089400
1232541 ONTARIO INC.....	001232541
510409 ONTARIO INC.....	000510409
857816 ONTARIO LIMITED.....	000857816
988340 ONTARIO LIMITED.....	000988340
2005-07-19	
A. H. BERTRAND HOLDINGS LIMITED.....	000355025
DAVID S. ANYON INVESTMENTS INC.....	001351525
HOPP INVESTMENTS LTD.....	000625825
LONDON PROFESSIONAL BASEBALL INC.....	001312873
MIDWAY-TOMKEN INVESTMENTS INC.....	001215899
PARIHAR HOLDINGS INC.....	000703050
QUALITY LINE CONTRACTING LTD.....	001226500
RIBBON EXCHANGE BRANTFORD LASERS CARTRIDGES R US INC.....	001454778
SCHOFIELD ENTERPRISES A & L INC.....	000824878
SEIYO-CONTINENTAL HOTELS (CANADA) LIMITED.....	000965960
VISIBLE GENETICS INC.....	001541592
1072106 ONTARIO LIMITED.....	001072106
1120704 ONTARIO LTD.....	001120704
1211174 ONTARIO INC.....	001211174
1322562 ONTARIO INC.....	001322562
1358895 ONTARIO LTD.....	001358895
1400637 ONTARIO INC.....	001400637
1400641 ONTARIO INC.....	001400641
1621457 ONTARIO INC.....	001621457
486195 ONTARIO LIMITED.....	000486195
488925 ONTARIO LIMITED.....	000488925
899127 ONTARIO LIMITED.....	000899127
2005-07-20	
AQUARIUS WATER SYSTEMS LTD.....	002011231
ATREVIDA LTD.....	001060460
AUTO LOVERS ACCESSORIES & DETAILING INC.....	002037202
AUTO LOVERS ACCESSORIES INC.....	002014927
BRIGHT COMPANY (CANADA) LIMITED.....	000821216
COATSWORTH COMMUNICATIONS INC.....	001597514
DA PASTA DELI INC.....	001023979
DAVIS CONTROLS ESSEX LIMITED.....	001335647
GURU ANGAD INVESTMENTS INC.....	001329528
HOTEL MANAGEMENT INC.....	001328480
INTRITA INC.....	001585131
J. V. MUNCASTER LIMITED.....	000069972
KHOBREH ACCOUNTING INC.....	001485755
MAZA EXPRESS LTD.....	001285376
SKYDOME HEALTH CLUB INC.....	000718512
SKYDOME HOTEL INC.....	000718510

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
SKYDOME INN INC.	000718513
SKYDOME STADIUM CORPORATION	000718514
THE STADIUM CORPORATION	000622756
URWIN HOLDINGS INCORPORATED	000415927
WHITE MARSH HOLDINGS INC.	001645177
1107824 ONTARIO LIMITED	001107824
893450 ONTARIO LTD.	000893450
2005-07-21	
CANADA COMMODITY INSPECTION CORPORATION	001491820
CASPIAN DEVELOPMENTS INC.	001384179
COPPER POINT (GENERAL PARTNER) LIMITED	001453592
MYENERGYBROKER.COM INCORPORATED	001396457
PIE CONTRACTING INC.	001166803
TUNIC FASHION HOUSE CORP.	001191772
URBANCORP STADIUM ROAD G.P. LTD.	001336908
WHISKEY JACK'S THAI CUISINE INC.	001146827
1237060 ONTARIO INC.	001237060
1612282 ONTARIO INC.	001612282
833720 ONTARIO INC.	000833720

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G860)

Notice of Default in Complying with the Corporations Information Act Notice de non-observation de la Loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241(3) of the Business Corporations Act that unless the corporations listed hereunder comply with the filing requirements under the Corporations Information Act within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la Loi sur les sociétés par actions, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la Loi sur les renseignements exigés des compagnies et des associations dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-07-20	
905620 ONTARIO LIMITED	905620

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G861)

Cancellations for Filing Default (Corporations Act) Annulations pour omission de se conformer à une obligation de dépôt (Loi sur les personnes morales)

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the Corporations Act have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved: The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la Loi sur les personnes morales ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-07-22	
ARACHIM JEWISH AWARENESS	1626483
CANADIAN AFRICAN SUPPORT AGENCY	1614471
CANADA DRIFT MOTORSPORT INC.	1626402
TRAINING FOR TRANSITION	1629490

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G862)

ERRATUM NOTICE

CHANGE OF NAME ACT

Vide Ontario Gazette, Vol. 138-05 dated January 29, 2005, on page 254.

Vide Ontario Gazette, Vol. 138-20 dated May 14, 2005, on page 1299.

NOTICE IS HEREBY GIVEN that the following title was printed incorrectly:

The correct Act is the Change of Name Act. The incorrect Act used was The Marriage Act.

DATED at Toronto, this 28th day of July, 2005

SUZIE SCHETTINI
The Ontario Gazette

AVIS D'ERREUR

LOI SUR LE CHANGEMENT DE NOM

Vide Gazette de l'Ontario, vol. 138/05, datée le 29 janvier 2005, page 254.

Vide Gazette de l'Ontario, vol. 138/20, datée le 14 mai 2005, page 1299.

PAR LE PRÉSENTE, nous vous informons que le titre Loi sur le mariage était imprimé en erreur. Le titre correct est Loi sur le changement de nom.

DATÉE à Toronto, le 28 juillet 2005

(138-G853)

SUZIE SCHETTINI
La Gazette de l'Ontario

Order in Council Décret

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1113/2005

PURSUANT to subsection 2(2) of the Executive Council Act, the Honourable David James Ramsay is designated as the Minister responsible for Aboriginal Affairs;

And Order in Council O.C. 1652/2003 is hereby revoked.

Recommended DALTON MCGUINITY
Premier and President of the Council

Concurred JAMES BRADLEY
Chair of Cabinet

Approved and Ordered June 29, 2005.

(138-G854) JAMES BARTLEMAN
Lieutenant Governor

O.C./Décret 1114/2005

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

PURSUANT to subsection 2(2) of the Executive Council Act, the Honourable Dr. Marie Bountrogianni is designated as the Minister responsible for Democratic Renewal;

and Order in Council O.C. 1651/2003 is hereby revoked.

Recommended DALTON MCGUINITY
Premier and President of the Council

Concurred JAMES BRADLEY
Chair of Cabinet

Approved and Ordered June 29, 2005.

(138-G855) JAMES BARTLEMAN
Lieutenant Governor

O.C./Décret 1112/2005

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

PURSUANT to subsection 2(2) of the Executive Council Act, the Honourable James Bradley is designated as the Minister responsible for Seniors;

and Order in Council O.C. 1653/2003 is hereby revoked.

Recommended DALTON MCGUINITY
Premier and President of the Council

Concurred JAMES BRADLEY
Chair of Cabinet

Approved and Ordered June 29, 2005.

(138-G856) JAMES BARTLEMAN
Lieutenant Governor

O.C./Décret 1126/2005

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

WHEREAS, subsection 5(1) of the Executive Council Act, R.S.O. 1990, c. E.25, provides that any of the powers and duties that have been assigned by law to any minister of the Crown may from time to time by order in council be assigned and transferred for a limited period or otherwise to any other minister by name or otherwise;

THEREFORE, pursuant to subsection 5(1) of the Executive Council Act, all of the powers and duties of the Minister of Finance under the Securities Act, R.S.O. 1990, c. S.5, the Commodity Futures Act, R.S.O. 1990, c. C.20, the Toronto Stock Exchange Act, R.S.O. 1990, c. T.15 and the Toronto Futures Exchange Act, R.S.O. 1990, c. T.14, that were assigned and transferred to the Chair of Management Board of Cabinet by Orders in Council O.C. 381/2004, dated February 26, 2004, and O.C. 459/2004, dated March 4, 2004, are hereby assigned and transferred to the Minister of Government Services;

AND, for further clarification, nothing in this Order shall affect the duties and responsibilities of the Deputy Minister of Finance or of any employees of the Ministry of Finance in so far as they relate to the administration of the Securities Act, the Commodity Futures Act, the Toronto Stock Exchange Act and the Toronto Futures Exchange Act, except that they shall perform those duties on behalf of the Minister of Government Services and, as required, report to the Minister of Government Services;

AND pursuant to subsections 2(2) and 5(1) of the Executive Council Act, despite any provision of a statute or Order in Council, the administration of the Securities Act, the Commodity Futures Act, the Toronto Stock Exchange Act and the Toronto Futures Exchange Act, is assigned to the Minister of Government Services;

AND THAT Orders in Council O.C. 381/2004, dated February 26, 2004, and O.C. 459/2004, dated March 4, 2004, are hereby revoked;

AND THAT, for further clarification, despite the revocation of those Orders, Order in Council O.C. 1692/2003, dated November 19, 2003, shall continue to be revised by removing the Securities Act, the Commodity Futures Act, the Toronto Stock Exchange Act and the Toronto Futures Exchange Act, from the appendix to that Order.

Recommended DALTON MCGUINITY
Premier and President of the Council

Concurred JAMES BRADLEY
Chair of Cabinet

Approved and Ordered June 29, 2005.

(138-G857) JAMES BARTLEMAN
Lieutenant Governor

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIER,
Clerk of the Legislative Assembly.

Applications to Provincial Parliament

NOTICE OF APPLICATION

NOTICE IS HEREBY GIVEN that L'Entraide Assurance Mutual Company - L'Entraide Assurance, Compagnie Mutuelle having its head office in the Province of Quebec will apply to the Financial Services Commission of Ontario for a licence to carry on life insurance business in the Province of Ontario.

DATED at Quebec City this 8th day of July, 2005.

(138-P600) 30, 31, 32 RICHARD BUREAU
Corporate Secretary

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at 7755 Hurontario Street, Brampton, Ontario L6W 4T6 dated July 26, 2004, Court File Number CV04-005707SR, and filed with the Sudbury Sheriff's Office to me directed, against the real and personal property of CHARLOTTE A. HOHNER, Defendant, at the suit of Canadian Imperial Bank of Commerce, Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of CHARLOTTE A. HOHNER, in and to:

Part Lot 7, Concession 6, Blezard Township, Part 5, RP 53R4166, Parcel 13366 S.E.S. and known municipally as 1743 Yorkshire Road, Val Caron, Ontario.

All of which said right, title, interest and equity of redemption of CHARLOTTE A. HOHNER, Defendant, I shall offer for sale by Public Auction in my office at 155 Elm St., Sudbury, Ontario on:

WEDNESDAY, SEPTEMBER 14, 2005 AT 9:00 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1000.00, whichever is greater

- Payable at time of sale by successful bidder by cash, certified cheque or bank draft
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE at 155 Elm St. Sudbury, Ontario

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

No employee of the ministry of the attorney general may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

DATE: July 19, 2005

MADELEINE MAITLAND
Sheriff
155 Elm Street
SUDBURY, ON P3C 1T9
705-564-7777

(138-P614)

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Ontario Superior Court of Justice, 207 Cayley Street, Walkerton, Ontario N0G 2V0 dated November 19, 2002, Court File No. 78/00 to me directed, against the real and personal property of Doug Gollan, Respondent at the suit of Gary Ritchie, Applicant, I have seized and taken in execution all the right, title, interest and equity of redemption of Doug Gollan, Respondent, in and to:

Lots 33, 34, 35, 36, 37, 38, 57, 58, 59, 60, 61, 62, 63, 64, Plan 101, Township of Huron-Kinloss, former Township of Kinloss, County of Bruce as described in Instrument #0387051 registered on August 4, 2004.

And Municipally known as: 17 George Street, Lucknow, Ontario N0G 2H0.

All of which said right, title, interest and equity of redemption of Doug Gollan, Respondent, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at Bruce County Court House, 207 Cayley Street, Walkerton, Ontario on Tuesday, September 13, 2005 at 3:00 o'clock in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser.

TERMS: Deposit 10% of bid price or \$1000.00, whichever is greater

- Payable at time of sale by successful bidder by cash, certified cheque or bank draft
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at The Court House, Civil Enforcement Office, Bruce County Court House, 207 Cayley Street, Walkerton, Ontario. All payments in cash or certified cheque made payable to the Minister of Finance

All payments in cash or by certified cheque made payable to the Minister of Finance
 Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
 Other conditions as announced

NOTE: No Employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

DATED this 19th day of July, 2005.

SHERIFF
 Civil/Enforcement Office
 County of Bruce
 207 Cayley Street, Box 39
 Walkerton, Ontario N0G 2V0
 519-881-1772
 For Information Contact THOMAS HUDACIN

(138-P616)

Sale of land for Tax Arrears By Public Tender

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF NORTH MIDDLESEX

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on August 23rd, 2005 at the Municipal Office at 229 Parkhill Main Street, Parkhill, Ontario N0M 2K0.

The tenders will then be opened in public on the same day at 3:30 p.m. at the said Municipal Office, at 229 Parkhill Main Street, Parkhill, Ontario N0M 2K0.

Description of Land(s):

Property # 1

Part Parcel Plan – 1, SEC 33M-309, Block 44, Plan 33M-309, Municipality of North Middlesex, County of Middlesex,
 Being the Whole of PIN 09650-0160,
 Municipally known as Block 44, James Street,
 Ailsa Craig, Ontario N0M 1A0.

Minimum Tender Amount: \$3,362.98

Property # 2

Lots 7 & 8, North of Broad Street, Plan 200,
 Municipality of North Middlesex, County of Middlesex,
 Being the Whole of PIN 09634-0196,
 Municipally known as 188 Broad Street, Parkhill, Ontario N0M 2K0.

Minimum Tender Amount: \$11,208.24

Property # 3

Lots 5 & 6, South of Prince Street, Plan 305,
 Municipality of North Middlesex, County of Middlesex,
 Being the Whole of PIN 09635-0181,
 Municipally known as 119 Prince Street, Parkhill, Ontario N0M 2K0.

Minimum Tender Amount: \$13,315.29

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

NOTE: G.S.T. MAY BE PAYABLE BY SUCCESSFUL PURCHASER.

For further information regarding this sale and a copy of the prescribed form of tender contact:

CHARLES F. DAIGLE, Treasurer
 The Municipality of North Middlesex
 229 Parkhill Main Street, P.O. Box 9,
 Parkhill, Ontario N0M 2K0
 (519) 294-6244
 (519) 294-0573

(138-P613)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE VILLAGE OF POINT EDWARD

TAKE NOTICE that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on 25 August 2005, at the Municipal Office, 135 Kendall St., Point Edward, Ontario N7V 4G6.

The tenders will then be opened in public on the same day at the Municipal Office, 135 Kendall St., Point Edward.

Description of Lands

Roll No. 38 31 000 050 18300 0000 807 Michigan Ave., Point Edward Part Lot 69, Front Concession, geographic Township of Sarnia, Village of Point Edward, County of Lambton (No. 25) designated as Parts 1 & 2 on Plan 25R7175, together with and subject to an easement over parts 3 and 2 on Plan 25R7175. Notice is given that the lands may be subject to a charge/mortgage in favor of Business Development Bank of Canada. The successful purchaser of the lands may be required to pay all amounts owing to obtain title that is clear of the said charge/mortgage. File No. 03-02

Minimum Tender Amount: \$46,170.35

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold, including but not limited to the potential existence of environmental contamination. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, relevant land transfer tax and GST if applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

PEGGY CRAMP
 Clerk-Treasurer
 The Corporation of the Village of Point Edward
 135 Kendall St.
 Point Edward, Ontario N7V 4G6
 (519) 337-3021 Ext. 22

(138-P615)

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2005—08—06

ONTARIO REGULATION 427/05

made under the

FARM PRODUCTS MARKETING ACT

Made: July 13, 2005

Filed: July 18, 2005

Amending Reg. 414 of R.R.O. 1990
(Grapes for Processing — Marketing)

Note: Regulation 414 has previously been amended. Those amendments are listed in the Table of Regulations — Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsections 16 (7), (8) and (9) of Regulation 414 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

(7) The arbitration board shall be composed of one member, who shall be appointed by the members of the negotiating agency.

(8) If the member of the arbitration board has not been appointed within seven days after the appropriate date referred to in subsection (2) or (3), the Commission shall make the appointment.

(9) If the member of the arbitration board dies, resigns or is unable or unwilling to act before he or she has made an award, the negotiating agency or the Commission, as the case may be, shall appoint a new member, and the new member shall continue and complete the arbitration.

(10) The arbitration board shall determine all matters referred to it and, if the parties are subject to final offer arbitration, shall do so in accordance with the final positions submitted by the parties.

RÈGLEMENT DE L'ONTARIO 427/05

pris en application de la

LOI SUR LA COMMERCIALISATION DES PRODUITS AGRICOLES

pris le 13 juillet 2005

déposé le 18 juillet 2005

modifiant le Règl. 414 des R.R.O. de 1990
(Raisin de transformation — commercialisation)

Remarque : Le Règlement 414 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Les paragraphes 16 (7), (8) et (9) du Règlement 414 des Règlements refondus de l'Ontario de 1990 sont abrogés et remplacés par ce qui suit :

(7) Le conseil d'arbitrage se compose d'un membre que nomment les membres de l'organisme de négociation.

(8) Si le membre du conseil d'arbitrage n'a toujours pas été nommé au plus tard sept jours après la date pertinente visée au paragraphe (2) ou (3), la Commission le nomme.

(9) Si le membre du conseil d'arbitrage décède, démissionne ou ne peut pas ou ne veut pas exercer ses fonctions avant d'avoir rendu une sentence, l'organisme de négociation ou la Commission, selon le cas, nomme un remplaçant pour en terminer les travaux.

(10) Le conseil d'arbitrage décide de toutes les questions qui lui sont renvoyées et, si les parties sont assujetties à un arbitrage de l'offre finale, il le fait conformément aux positions finales soumises par les parties.

Made by:

Pris par :

ONTARIO FARM PRODUCTS MARKETING COMMISSION:
COMMISSION DE COMMERCIALISATION DES PRODUITS AGRICOLES DE L'ONTARIO :

DAVE HOPE
Chair
Président

GLORIA MARCO BORYS
Secretary
Secrétaire

Date made: July 13, 2005.

Pris le : 13 juillet 2005.

32/05

ONTARIO REGULATION 428/05

made under the

HEALTH PROTECTION AND PROMOTION ACT

Made: June 22, 2005

Filed: July 18, 2005

PUBLIC SPAS

Definitions

1. In this Regulation,

“automatic sensing device” means a device that,

(a) determines and continuously displays,

(i) sanitizer residual in a public spa's water, and

(ii) pH value of a public spa's water, and

(b) regulates the operation of chemical feeders to maintain sanitizer and pH levels in accordance with this Regulation;

“circulation system” means a system that,

(a) maintains circulation of water through a public spa by pumps,

(b) draws water from a public spa for treatment and returns it to the spa as clean water, and

(c) provides continuous treatment that includes filtration and chlorination or bromination and other processes that may be necessary for the treatment of the water;

“clean water” means water added to a public spa after treatment in the circulation system;

“daily use period” means the period of time during which a public spa is open for use in an operating day;

“deck” means the area immediately surrounding a public spa;

“hotel” means a hotel, inn, motel, resort or other building or premises operated to provide sleeping accommodation for the public;

“make-up water” means water added to a public spa from an external source;

“operating day” means a day on which the public spa is in operation and open for use;

“operator” means a person designated by the owner of a public spa as being responsible for the operation of the spa;

“owner” means a person who is the owner of a public spa;

“public spa” means a hydro-massage pool containing an artificial body of water that is intended primarily for therapeutic or recreational use, that is not drained, cleaned or refilled before use by each individual and that utilizes hydrojet circulation, air induction bubbles, current flow or a combination of them over the majority of the pool area.

Application

2. (1) In this section,

“Class A pool” has the same meaning as in Regulation 565 of the Revised Regulations of Ontario, 1990 (Public Pools) made under the Act;

“Class B pool” has the same meaning as in Regulation 565 of the Revised Regulations of Ontario, 1990.

(2) This Regulation applies to the following public spas, whether or not they are operated in conjunction with a Class A pool or a Class B pool, and to all buildings, appurtenances and equipment used in their operation:

1. A public spa operated on the premises of an apartment building that contains more than five dwelling units or suites, a mobile home park or a nurses' residence, for the use of the occupants and their visitors.
2. A public spa operated as a facility to serve a community of more than five single-family private residences, for the use of the residents and their visitors.
3. A public spa operated on the premises of a hotel for the use of the hotel's guests and their visitors, subject to subsection (3).
4. A public spa operated on the premises of a campground, for the use of the campground's tenants and their visitors.
5. A public spa operated in conjunction with,
 - i. a club, for the use of its members and their visitors, or
 - ii. a condominium, co-operative or commune property that contains more than five dwelling units or suites, for the use of the owners or members and their visitors.
6. A public spa operated in conjunction with a day nursery, a day camp or an establishment or institution for the care or treatment of persons who are ill, infirm or aged or for persons in custodial care, for the use of such persons and their visitors.

(3) A public spa operated on the premises of a hotel that contains five or fewer units or suites, for the use of its guests and their visitors, is exempt from this Regulation, if the following notice is displayed in a conspicuous place within the public spa enclosure, printed in letters at least 25 millimetres high with a minimum five millimetre stroke:

CAUTION

USE SPA AT YOUR OWN RISK

THIS SPA IS NOT SUBJECT TO THE REQUIREMENTS OF ONTARIO REGULATION 428/05 (PUBLIC SPAS)

Operator, designation and training

3. (1) Every owner shall designate an operator.

(2) Every operator shall be trained in public spa operation and maintenance, filtration systems, water chemistry and all relevant safety and emergency procedures.

Use after construction, alteration or closure

4. (1) In this section,

“alteration” does not include routine maintenance or repair or replacement of existing equipment.

(2) Before a public spa is put into use after construction or alteration, the owner or the owner's agent shall give to the medical officer of health in the health unit where the spa is located written notice of,

- (a) the building permit number issued for the construction or alteration of the spa;
 - (b) whether or not all the preparations necessary to operate the spa in accordance with this Regulation have been completed;
 - (c) the date that the spa is intended to be opened or reopened for use; and
 - (d) the operator's name and address.
- (3) An owner who proposes to open or reopen a spa for use as a public spa after construction or alteration shall not open or reopen the spa without first obtaining permission in writing from the medical officer of health in the health unit where the spa is located.
- (4) Every owner who intends to reopen a public spa after any closure of more than four weeks duration shall first give to the medical officer of health in the health unit where the spa is located written notice of,
- (a) the date that the spa is intended to be reopened; and
 - (b) the operator's name and address.

Operation, general requirements

5. (1) Every owner and operator shall,
- (a) maintain the public spa and its equipment in a safe and sanitary condition;
 - (b) ensure that all components of the public spa and its equipment are maintained in proper working order;
 - (c) ensure that all emergency equipment required by this Regulation is maintained in proper working order;
 - (d) ensure that all surfaces of the public spa deck and walls are maintained in a sanitary condition and free from potential hazards;
 - (e) ensure that carpeting or other water-retentive material is not installed or used in any area that becomes or may become wet during the daily use period;
 - (f) if they are provided, ensure that dressing rooms, water closets and shower facilities are,
 - (i) available for use of the bathers before entering the deck, and
 - (ii) maintained in a sanitary condition and free from potential hazards;
 - (g) ensure that no person brings a glass container onto the deck or into the public spa; and
 - (h) ensure that no food or beverage except water is supplied or consumed in the public spa or on the deck.
- (2) Every owner and operator shall ensure that, except during the daily use period, the public spa is inaccessible to persons who are not involved with its operation, inspection or maintenance.

Water treatment

6. (1) Every owner and operator shall ensure that the public spa water is treated with chlorine, a chlorine compound or a bromine compound by means of a chemical feeder, and is maintained so that in every part of the spa, and at all times during the daily use period,
- (a) the total alkalinity is not less than 80 milligrams per litre;
 - (b) the pH value is within the range of 7.2 to 7.8;
 - (c) there is a residual of free available chlorine or total bromine of at least five but not more than 10 milligrams per litre;
 - (d) if the public spa is equipped with an automatic sensing device, the Oxidation Reduction Potential value is not less than 700 mV; and
 - (e) where cyanurate stabilization is maintained, there is a cyanuric acid concentration of not greater than 150 milligrams per litre.
- (2) Every operator shall ensure that cyanurate stabilizer is not added to a public spa if the spa and its deck are totally or partially covered by a roof.
- (3) Every owner and operator shall ensure that the public spa water is of a clarity to permit the owner or operator to see the lowest water outlet drain when the spa water is in a non-turbulent state.
- (4) Every operator shall ensure that the filtration system and the chemical feeders are in continuous operation without regard to the daily use period except during,
- (a) maintenance or repairs that require the filtration system or chemical feeders to be stopped;
 - (b) draining of the public spa;

- (c) backwashing of filters; and
- (d) a closure of the public spa, if it is closed for a period of seven or more consecutive days.

Water replacement

7. (1) Every operator of a public spa with a volume that exceeds 4,000 litres shall add make-up water to the spa during each operating day in an amount that is not less than 30 litres per bather use, to a maximum of 20 per cent of the total spa volume.

(2) Every owner of a public spa to which subsection (1) applies shall ensure that the public spa has a meter capable of measuring the volume of make-up water added to the public spa.

(3) Every operator of a public spa with a volume that is 4,000 litres or less shall drain to waste and refill the total volume of water in the public spa in accordance with the following formula:

$$WRI = \frac{V}{10 \times U}$$

where,

WRI = the maximum number of operating days that may elapse between drainings, rounded up to a whole number.

V = the total volume of the spa in litres, and

U = the total estimated number of bather uses per operating day.

(4) An operator who drains a public spa in accordance with subsection (3) shall, before refilling the spa, inspect all parts of the spa including, but not limited to, drain covers, suction fittings and all emergency equipment within the spa, and ensure that they are properly secured and operational.

Water temperature

8. Every owner shall ensure that the public spa water heater is equipped with a tamper-proof upper limit cut-off switch that,

- (a) limits the maximum temperature of the spa water to 40°C; and
- (b) is independent of the spa's water temperature thermostat.

Timing device

9. (1) Every owner and operator of a public spa containing hydro-massage jet fittings shall ensure that the spa is equipped with a timing device that,

- (a) controls the period of operation of the jet pump;
- (b) can be set to a maximum of 15 minutes; and
- (c) is placed in a location that requires a bather to exit the spa to reset it.

(2) Every owner and operator shall ensure that a notice, in letters at least 25 millimetres high with a minimum five millimetre stroke, is posted at the timing device that identifies it as a timing device.

Suction system

10. Every owner shall ensure that the suction system that serves the public spa is equipped with a vacuum relief mechanism that includes,

- (a) a vacuum release system;
- (b) a vacuum limit system; or
- (c) another engineered system designed, constructed and installed to conform to good engineering practice appropriate to the circumstances.

Clock

11. Every owner shall ensure that a clock is installed in a conspicuous location that can be viewed from anywhere in the public spa.

Steps

- 12. Every owner shall ensure that, if a set of steps is provided for entry into and exit from the spa water, the set of steps,
 - (a) are equipped with a handrail;
 - (b) have a non-slip surface on their treads; and
 - (c) have a band of contrasting colour applied along the entire juncture of the side and top of the edges of each step.

Emergency telephone

13. (1) Every owner shall ensure that there is a land line emergency telephone located within 30 metres of the public spa that connects directly to an emergency service or the local telephone utility.

(2) Every owner shall ensure that a notice indicating the location of the emergency telephone, in letters not less than 25 millimetres high with a minimum five millimetre stroke, is posted in a conspicuous location near the entrance to the public spa.

(3) Every owner shall ensure that a notice is posted at the emergency telephone that,

- (a) identifies the telephone as an emergency telephone in letters not less than 25 millimetres high with a minimum five millimetre stroke;
- (b) lists the names, telephone numbers and addresses of persons who are available for resuscitation, medical aid and fire services; and
- (c) lists the full name and address of the public spa facility location and all of the facility's emergency telephone numbers.

Emergency stop button

14. (1) Every owner shall ensure that all pumps used in the operation of the public spa are capable of being deactivated by an emergency stop button that,

- (a) is separate from the spa's timing device;
- (b) is located within the immediate vicinity of the spa; and
- (c) activates an audible and visual signal when used.

(2) Every owner shall ensure that the following notice, in letters at least 25 millimetres high with a minimum five millimetre stroke, is posted above the emergency stop button:

IN THE EVENT OF AN EMERGENCY PUSH EMERGENCY STOP BUTTON AND USE EMERGENCY PHONE. AN
AUDIBLE AND VISUAL SIGNAL WILL ACTIVATE.

Other emergency equipment

15. (1) This section applies to an owner of a public spa that has an inner horizontal dimension greater than three metres.

(2) Subject to subsection (3), every owner shall ensure that there are provided, in places conveniently located for emergency use,

- (a) an electrically insulated or non-conducting reaching pole that is at least 3.65 metres in length;
- (b) a buoyant throwing aid to which is securely attached a six millimetre diameter rope of a length not less than one-half the width of the pool plus three metres; and
- (c) a spine board or other device designed for transporting a person who has incurred a spinal injury.

(3) Where an item described in clause (2) (a), (b) or (c) is provided under subsection 20 (1) of Regulation 565 of the Revised Regulations of Ontario, 1990 (Public Pools) made under the Act to a public pool that operates in the immediate vicinity of the public spa, an owner is not required to provide a duplicate item as long as the item is conveniently located for emergency use to the spa.

(4) Every owner shall ensure that markings in figures not less than 100 millimetres high that set out the water depths indicating the deep points, the breaks between gentle and steep bottom slopes and the shallow points, and the words DEEP AREA and SHALLOW AREA are displayed at the appropriate locations on the deck.

First-aid box

16. Every owner and operator shall ensure that there is provided in a place conveniently located for emergency use a first-aid box containing, at a minimum,

- (a) a current copy of a standard First Aid Manual;
- (b) 12 safety pins;
- (c) 24 adhesive dressings, individually wrapped;
- (d) 12 sterile gauze pads, each 75 millimetres square;
- (e) four rolls of 50 millimetre gauze bandage;
- (f) four rolls of 100 millimetre gauze bandage;
- (g) four sterile surgical pads suitable for pressure dressings, individually wrapped;

- (h) six triangular bandages;
- (i) two rolls of splint padding;
- (j) one roll-up splint;
- (k) one pair of scissors;
- (l) two pairs of non-permeable gloves; and
- (m) one resuscitation pocket mask.

Maximum capacity

17. Every operator shall ensure that the maximum number of persons permitted to use a public spa at any one time is the lesser of,

- (a) one person per square metre of surface water area; and
- (b) the maximum bather load identified by the manufacturer of the spa.

Caution notice

18. (1) Every owner and operator shall ensure that the following notice is posted in a conspicuous place at each entrance to the public spa with the word CAUTION in letters not less than 50 millimetres high, all other lettering not less than 10 millimetres high, and with a minimum five millimetre stroke in either case:

CAUTION

Children under the age of 12 are not allowed in the spa unless supervised by a person who is 16 years of age or older.

Pregnant women and persons with known health or medical conditions should consult with a physician before using a spa.

Do not use the spa if you have an open sore or rash, or are experiencing nausea, vomiting or diarrhea.

Overexposure may cause fainting. 10 to 15 minutes may be excessive for some individuals. Cool down periodically and leave the spa if nausea or dizziness occurs.

Enter and exit the spa slowly, to prevent slipping.

Do not play or swim near drains or suction devices. Your body, body parts, hair, jewelry and other objects may become trapped and cause injury or drowning. People with long hair should be especially careful.

Do not enter or remain in a spa if a drain cover or suction fitting is loose, broken or missing. Immediately notify the spa operator.

No food or beverage except water is permitted within the deck or spa. No glass containers of any kind are permitted within the deck or spa.

(2) The notice described in subsection (1) shall include the maximum bather capacity of the public spa determined under section 17.

Bathers shall shower

19. (1) Every bather shall take a cleansing shower using soap and warm water before entering the deck.

(2) Every operator shall post a sign in a conspicuous location near every entrance to the deck that indicates, in letters not less than 25 millimetres high with a minimum five millimetre stroke, the bather's duty to shower under subsection (1).

Daily inspection

20. (1) Every operator shall, by means of manual test methods, determine at the times set out in subsection (2) the following regarding the public spa water:

1. Total alkalinity.
2. pH value.
3. Free available chlorine or total bromine residual.
4. Water clarity.
5. Water temperature.

(2) Measurements made under subsection (1) shall be made one-half hour before the public spa is opened for use on an operating day, and thereafter,

- (a) at time intervals not exceeding one hour until the daily use period has ended; or
 - (b) at least once more during the daily use period, if the public spa is equipped with an automatic sensing device.
- (3) If the public spa is equipped with an automatic sensing device, every operator shall determine the spa water's Oxidation Reduction Potential one-half hour before the spa is opened for use on an operating day, and thereafter, at least once more during the daily use period.
- (4) Every operator shall ensure that the emergency telephone is tested before the public spa is opened for use on an operating day.
- (5) Every operator of a public spa with a ground fault circuit interrupter shall ensure that the test-button associated with it is activated before the spa is opened for use on an operating day.
- (6) Every operator of a public spa with a make-up water meter shall ensure that the meter is read at the end of an operating day.

Daily records

- 21.** (1) Every operator shall keep and sign a daily record that sets out, in relation to an operating day,
- (a) the results of the tests required under subsections 20 (1) and (3), and the times they were performed;
 - (b) the time of day that the emergency phone test and ground fault circuit interpreter test were performed;
 - (c) the reading of the make-up water meter, if applicable;
 - (d) the type and amount of any chemicals added manually to the public spa;
 - (e) the estimated number of bather uses during the daily use period;
 - (f) whether the public spa was drained, inspected and refilled in accordance with subsections 7 (3) and (4), if those subsections apply; and
 - (g) any emergencies, rescues or breakdowns of equipment that have occurred.
- (2) The daily record shall be retained for a period of one year from the date of making the record and shall be available for viewing by a medical officer of health or a public health inspector at any time.

Other inspections

- 22.** (1) Every operator shall ensure that,
- (a) where a public spa has gravity and suction outlet covers, the outlet covers are inspected at least once within each period of 30 operating days;
 - (b) the emergency stop button and vacuum release mechanisms, if any, are tested and inspected at least once within each period of 30 operating days; and
 - (c) where cyanurate stabilization is maintained, the concentration of cyanuric acid is determined not less than once per week.
- (2) Every operator shall ensure that,
- (a) a written record of the inspections required by subsection (1) is made and signed by the person who performed the inspections; and
 - (b) the written record of the inspections is retained by the operator for at least one year from the date the record is made and is available for viewing by a medical officer of health or a public health inspector at any time.

Commencement

- 23. (1) Subject to subsection (2), this Regulation comes into force on January 1, 2006.**
- (2) Sections 7, 8, 9, 10, 11 and 12 come into force on July 1, 2006.**

ONTARIO REGULATION 429/05

made under the

FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: July 20, 2005

Filed: July 21, 2005

Amending O. Reg. 670/98

(Open Seasons — Wildlife)

Note: Ontario Regulation 670/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Item 10 of Table 5 of Ontario Regulation 670/98 is revoked and the following substituted:

10.	46, 48, 49, 50, 53A, 57, 58	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to November 30, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to November 30, in any year.	1
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(2) Table 5 of the Regulation is amended by adding the following item:

11.1	53B	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Saturday next following the first Monday in November to November 30, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to November 30, in any year.	1
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(3) Table 5 of the Regulation is amended by adding the following item:

14.1	59	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to the Sunday immediately prior to the Monday next following November 28, in any year. AND: From the Sunday next following the first Monday next following November 28 to December 31, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to the Sunday immediately prior to the Monday next following November 28, in any year. AND: From the Sunday next following the first Monday next following November 28 to December 31, in any year.	1
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(4) Item 15.2 of Table 5 of the Regulation is revoked and the following substituted:

15.2	63B	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to the Sunday immediately prior to the Monday next following November 28, in any year. AND: From the Sunday following the first Monday next following November 28 to December 31 in any year.	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to the Sunday immediately prior to the Monday next following November 28, in any year. AND: From the Sunday following the first Monday next following November 28 to December 31 in any year.	1
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(5) Item 15.4 of Table 5 of the Regulation is revoked and the following substituted:

15.4	65	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to the Sunday immediately prior to the Monday next following November 28, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to the Sunday immediately prior to the Monday next following November 28, in any year.	1
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		From the Sunday next following the first Monday next following November 28 to December 31, in any year.	From the Sunday next following the first Monday next following November 28 to December 31, in any year.	
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(6) Items 17.1 and 18 of Table 5 of the Regulation are revoked and the following substituted:

17.1	67, 71, 72A, 73, 74A, 75	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to the second following Sunday, in any year. AND: From the Sunday next following the Monday next following November 28 to December 31, in any year.	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to the second following Sunday, in any year. AND: From the Sunday next following the Monday next following November 28 to December 31, in any year.	1
18.	68A, 68B	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to December 31 in any year.	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to December 31 in any year.	1

(7) Items 43.1, 43.1.1 and 43.2 of Table 5 of the Regulation are revoked and the following substituted:

43.1	59	From the Monday next following November 28 to the Saturday next following, in any year.	From the Monday next following November 28 to the Saturday next following, in any year.	2
43.1.1	43A, 43B, 63A, 63B, 64A, 64B, 65, 66A, 67, 69B, 71, 72A, 73, 74A, 75	From the Monday next following November 28 to the Saturday next following, in any year.	From the Monday next following November 28 to the Saturday next following, in any year.	2
43.2	80	From the Monday next following November 28 to the Saturday next following, in any year.	Closed season	2

(8) Item 45 of Table 5 of the Regulation is revoked and the following substituted:

45.	69B	From the first Monday in November to the Saturday next following, in any year.	From the first Monday in November to the Saturday next following, in any year.	3
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(9) Item 47 of Table 5 of the Regulation is revoked and the following substituted:

47.	65, 71, 72A, 73, 75	From the first Monday in November to the second Saturday next following, in any year.	From the first Monday in November to the second Saturday next following, in any year.	3
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(10) Item 55 of Table 5 of the Regulation is revoked and the following substituted:

55.	53B	From the first Monday in November to the Friday next following, in any year.	Closed season	6
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(11) Table 5 of the Regulation is amended by adding the following item:

69.	28, except that portion located in the Geographic Townships of Auld, Lundy, Hudson, Dymond, Harris, Barr, Firstbrook, Bucke, Coleman, Gillies, Limit, Lorrain and South Lorrain.	From the first Monday in November to the Sunday next following, in any year.	From the first Monday in November to the Sunday next following, in any year.	7
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(12) Items 70 and 71 of Table 5 of the Regulation are revoked and the following substituted:

70.	36, 37, 38, 39, 41, 42, 46, 47, 48, 49, 50, 53A, 54, 55A, 55B, 56, 57, 58, 59, 60A, 61, 62, 63, 67, 68A, 74B	From the first Monday in November to the second following Saturday, in any year.	From the first Monday in November to the second following Saturday, in any year.	7
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(13) Item 79 of Table 5 of the Regulation is revoked.

Made by:

DAVID JAMES RAMSAY
Minister of Natural Resources

Date made: July 20, 2005.

32/05

ONTARIO REGULATION 430/05

made under the

PROVINCIAL OFFENCES ACT

Made: June 22, 2005

Filed: July 22, 2005

Amending Reg. 950 of R.R.O. 1990

(Proceedings Commenced by Certificate of Offence)

Note: Regulation 950 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Item 225 of Schedule 43 to Regulation 950 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

225.	Drive motor vehicle with speed measuring warning device	subsection 79 (2)
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RÈGLEMENT DE L'ONTARIO 430/05

pris en application de la

LOI SUR LES INFRACTIONS PROVINCIALES

pris le 22 juin 2005

déposé le 22 juillet 2005

modifiant le Règl. 950 des R.R.O. de 1990

(Instances introduites au moyen du dépôt d'un procès-verbal d'infraction)

Remarque : Le Règlement 950 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Le numéro 225 de l'annexe 43 du Règlement 950 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

	225.	Conduire un véhicule automobile ayant un avertisseur d'appareil de mesure de vitesse	paragraphe 79 (2)
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32/05

ONTARIO REGULATION 431/05

made under the

FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: July 21, 2005

Filed: July 22, 2005

Amending O. Reg. 667/98
(Trapping)

Note: Ontario Regulation 667/98 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 18 of Ontario Regulation 667/98 is revoked.

32/05

CORRECTION

Ontario Regulation 386/05 under the *Family Responsibility and Support Arrears Enforcement Act, 1996* published in the July 9, 2005 issue of *The Ontario Gazette*.

In the French version of Ontario Regulation 386/05, the regulation number should have read as follows:

RÈGLEMENT DE L'ONTARIO 386/05

pris en application de la

LOI DE 1996 SUR LES OBLIGATIONS FAMILIALES ET L'EXÉCUTION DES ARRIÉRÉS D'ALIMENTS

pris le 22 juin 2005
déposé le 24 juin 2005

modifiant le Règl. de l'Ont. 160/00
(Droits demandés par le directeur)

CORRECTION

Règlement de l'Ontario 386/05 pris en application de la *Loi de 1996 sur les obligations familiales et l'exécution des arriérés d'aliments* et publié dans l'édition du 9 juillet 2005 de la *Gazette de l'Ontario*.

Le numéro du Règlement de l'Ontario 386/05 aurait dû être libellé comme suit dans la version française :

RÈGLEMENT DE L'ONTARIO 386/05

pris en application de la

**LOI DE 1996 SUR LES OBLIGATIONS FAMILIALES ET L'EXÉCUTION DES ARRIÉRÉS
D'ALIMENTS**

pris le 22 juin 2005
déposé le 24 juin 2005

modifiant le Règl. de l'Ont. 160/00
(Droits demandés par le directeur)

NOTE: The Table of Regulations – Legislative History Overview and other tables related to regulations can be found at the e-Laws website (www.e-Laws.gov.on.ca) under Tables. Consolidated regulations may also be found at that site by clicking on Statutes and associated Regulations under Consolidated Law.

REMARQUE : On trouve le Sommaire de l'historique législatif des règlements et d'autres tables liées aux règlements sur le site Web Lois-en-ligne (www.lois-en-ligne.gouv.on.ca) en cliquant sur «Tables». On y trouve également les règlements codifiés en cliquant sur le lien Lois et règlements d'application sous la rubrique «Textes législatifs codifiés».

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

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Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at GazettePubsOnt@mbs.gov.on.ca

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The Ontario Gazette

La Gazette de l'Ontario

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Saturday, 13th August 2005

Toronto

ISSN 0030-2937
Le samedi 13 août 2005

(Great Seal of Ontario)

JAMES K. BARTLEMAN

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

BUDGET MEASURES ACT (FALL), 2004

We, by and with the advice of the Executive Council of Ontario, name December 31, 2005 as the day on which the following provisions of the Budget Measures Act (Fall), 2004, c. 31 come into force:

1. Section 1 of Schedule 6, which amends the Commodity Futures Act.
2. Sections 4 and 10 to 23 of Schedule 34, which amend the Securities Act.

WITNESS:

THE HONOURABLE
JAMES K. BARTLEMAN

LIEUTENANT GOVERNOR OF OUR
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on July 29, 2005.

BY COMMAND

Minister of Government Services

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 2004 SUR LES MESURES BUDGÉTAIRES (AUTOMNE)

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 31 décembre 2005 comme le jour où entrent en vigueur les dispositions suivantes de la Loi de 2004 sur les mesures budgétaires (automne), chap. 31 :

1. L'article 1 de l'annexe 6, qui modifie la Loi sur les contrats à terme sur marchandises.
2. Les articles 4 et 10 à 23 de l'annexe 34, qui modifient la Loi sur les valeurs mobilières.

TÉMOIN:

L'HONORABLE
JAMES K. BARTLEMAN

LIEUTENANT-GOUVERNEUR DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 29 juillet 2005.

PAR ORDRE

(138-G865)

ministre des Services gouvernementaux

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SEP 1 2005

2485



(Great Seal of Ontario)

JAMES K. BARTLEMAN

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

**KEEPING THE PROMISE FOR A STRONG ECONOMY ACT
(BUDGET MEASURES), 2002**

We, by and with the advice of the Executive Council of Ontario, name December 31, 2005 as the day on which the following provisions of the Keeping the Promise for a Strong Economy Act (Budget Measures), 2002, c. 22 come into force:

1. Section 11, which amends the Commodity Futures Act.
2. Sections 182 and 185, which amend the Securities Act.

WITNESS:

THE HONOURABLE
JAMES K. BARTLEMAN

LIEUTENANT GOVERNOR OF OUR
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on July 29, 2005.

BY COMMAND

Minister of Government Services

(Great Seal of Ontario)

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

FILM CLASSIFICATION ACT, 2005

We, by and with the advice of the Executive Council of Ontario, name August 31, 2005 as the day on which the Film Classification Act, 2005, c. 17 comes into force.

WITNESS:

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

**LOI DE 2002 SUR LE RESPECT DE L'ENGAGEMENT D'ASSURER
UNE ÉCONOMIE SAINTE (MESURES BUDGÉTAIRES)**

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 31 décembre 2005 comme le jour où entrent en vigueur les dispositions suivantes de la Loi de 2002 sur le respect de l'engagement d'assurer une économie saine (mesures budgétaires), chap. 22 :

1. L'article 11, qui modifie la Loi sur les contrats à terme sur marchandises.
2. Les articles 182 et 185, qui modifient la Loi sur les valeurs mobilières.

TÉMOIN:

L'HONORABLE
JAMES K. BARTLEMAN

LIEUTENANT-GOUVERNEUR DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 29 juillet 2005.

PAR ORDRE

(138-G866)

ministre des Services gouvernementaux

JAMES K. BARTLEMAN

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 2005 SUR LE CLASSEMENT DES FILMS

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 31 août 2005 comme le jour où entre en vigueur la Loi de 2005 sur le classement des films, chap. 17.

TÉMOIN:

THE HONOURABLE
JAMES K. BARTLEMAN

LIEUTENANT GOVERNOR OF OUR
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on July 29, 2005.

BY COMMAND

Minister of Government Services

(Great Seal of Ontario)

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

MANDATORY GUNSHOT WOUNDS REPORTING ACT, 2005

We, by and with the advice of the Executive Council of Ontario, name September 1, 2005 as the day on which sections 1 to 5 of the Mandatory Gunshot Wounds Reporting Act, 2005, c. 9 come into force.

WITNESS:

THE HONOURABLE
JAMES K. BARTLEMAN

LIEUTENANT GOVERNOR OF OUR
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on July 29, 2005.

BY COMMAND

Minister of Government Services

L'HONORABLE
JAMES K. BARTLEMAN

LIEUTENANT-GOUVERNEUR DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 29 juillet 2005.

PAR ORDRE

(138-G867)

ministre des Services gouvernementaux

JAMES K. BARTLEMAN

PROVINCE DE L'ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

**LOI DE 2005 SUR LA DÉCLARATION OBLIGATOIRE DES
BLESSURES PAR BALLE**

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1er septembre 2005 comme le jour où entrent en vigueur les articles 1 à 5 de la Loi de 2005 sur la déclaration obligatoire des blessures par balle, chap. 9.

TÉMOIN:

L'HONORABLE
JAMES K. BARTLEMAN

LIEUTENANT-GOUVERNEUR DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 29 juillet 2005.

PAR ORDRE

(138-G868)

ministre des Services gouvernementaux

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Imperial Parking Canada Corporation 46491
178 Queens Quay East, Toronto, ON M5A 1B4

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a scheduled service between points in the City of Ottawa, Ontario and Gatineau, Quebec, as authorized by the relevant jurisdiction, to or from the Ontario/Quebec border.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

KG Charter Coaches, Inc 46496
18 Greenbriar Rd., Brampton, ON L6S 1V9

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton and the Regional Municipalities of Peel, Durham, York, Halton and Niagara to the Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick up or discharge of passengers except at point of origin.

Applies for a public vehicle operating licence as follows: **46496-A**

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton and the Regional Municipalities of Peel, Durham, York, Halton and Niagara.

George Michael (o/a Trans8 Travels & Tours) 46247-B
1610 University Ave. W., Windsor, ON A3A 3A8

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the City of Toronto, the Counties of Essex and Middlesex and the Regional Municipalities of Halton, Peel, York and Durham to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there shall be no pick up or discharge of passengers except at point of origin.

Applies for a public vehicle operating licence as follows: **46247-C**

For the transportation of passengers on a chartered trip from points in the City of Toronto, the Counties of Essex and Middlesex and the Regional Municipalities of Halton, Peel, York and Durham.

Ultimate Limousine Inc. 46329
57 Vincent Crescent, London, ON N6C 4X9

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Hamilton and Toronto, the Counties of Middlesex, Oxford, Elgin, Wellington, Perth, Simcoe, Lambton, Essex, Huron, Dufferin, Grey, Haldimand, Norfolk, Bruce and Brant and the Regional Municipalities of Waterloo, Halton, Niagara and Peel to the Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick up or drop off of passengers except at point of origin.

PROVIDED FURTHER THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54, each having a maximum seating capacity of ten (10) passengers exclusive of the driver.

Applies for a public vehicle operating licence as follows: **46329-A**

For the transportation of passengers on a chartered trip from points in the Cities of Hamilton and Toronto, the Counties of Middlesex, Oxford, Elgin, Wellington, Perth, Simcoe, Lambton, Essex, Huron, Dufferin, Grey, Haldimand, Norfolk, Bruce and Brant and the Regional Municipalities of Waterloo, Halton, Niagara and Peel.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54, each having a maximum seating capacity of ten (10) passengers exclusive of the driver.

1528538 Ontario Limited 36360
o/a "At Dusk Or Dawn Limousine Service"
1325 Lougar Ave., Sarnia, ON N7S 5N5

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the City of Toronto, the Counties of Essex, Lambton and Middlesex, the Municipality of Chatham Kent and the Regional Municipality of Peel to the Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there shall be no pick up or discharge of passengers except at point of origin.

PROVIDED FURTHER THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

Applies for a public vehicle operating licence as follows: **36360-A**

For the transportation of passengers on a chartered trip from points in the City of Toronto, the Counties of Essex, Lambton and Middlesex, the Municipality of Chatham Kent and the Regional Municipality of Peel.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

(138-G877) **FELIX D'MELLO**
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la Loi sur l'imposition des corporations

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Finance, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des corporations*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des corporations* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa, Ontario L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2005-08-13	
AD MISSION INC.....	001229354
ADIMPACT INC.....	000592431
AL-HABECH HOLDINGS INC.....	001315468
AQUARIUS PROGRAMMING SERVICES INC.....	001269114
AR-JEL DEVELOPMENTS LIMITED.....	000127002
AVANTI PUBLIC AFFAIRS INC./AVANTI AFFAIRES PUBLIQUES INC.....	001248857
BARRIE BINDERY & PRINTING SERVICES INC.....	000710696
BEER & WINE MASTERS INC.....	001186862
BLAIR ENTERPRISES LTD.....	000519409
BODA ZAPHA APPAREL INC.....	000996932
BOWIE INTERNATIONAL LTD.....	000564597
CAN DO INVENTIONS INC.....	001251070
CARON SPEEDY MOBILE TRUCKWASH LIMITED.....	000139836
CITI DESIGN GROUP INC.....	001088587
CLAIRE LAUNDRIES LIMITED.....	000116281
CREED BROTHERS INCORPORATED.....	001162766
CURRENT ELECTRIC INC.....	001096706
DENDCO SURPLUS INC.....	001180550
DIAMOND SIGN CO. INC.....	001225444
DYNASTY PLACE 2000 INC.....	001258146
EERING MANAGEMENT SERVICES INC.....	000702350
EGYPTIAN SELECT INVESTMENTS C INC.....	001019873
ENCARTA HOLDINGS INC.....	001344580
FERRAGINE SALES & LEASING LTD.....	000449126
FERTOLL MANAGEMENT CONSULTANTS INC.....	000601256
FIRSTLINE PRINTING CORPORATION.....	001050918

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
FOXWOOD MANAGEMENT LIMITED.....	000339818
FRANK HERCEG INSURANCE BROKERAGE LIMITED.....	000335900
GEE INTERNATIONAL DISTRIBUTORS INC.....	001313399
GENOUS INC.....	001344362
GESTION G. & S. LEMAY HOLDINGS INC.....	001187397
HIMARK INTERNATIONAL (CANADA) LTD.....	000685533
KAKWA ESTATES LIMITED.....	000205266
KEVIN A. NICHOLSON & ASSOCIATES INC.....	001068537
KINGSLAKE PLAZA INC.....	000808853
LANDFORD WOODLANDS LTD.....	000712424
MAAS INC.....	001054623
MAGNA HOLIDAYS INC.....	000692528
MANX MARKETING LIMITED.....	000341957
MARAY CONSTRUCTION LTD.....	000521692
MILLENNIUM GENERATIONS INC.....	001199421
MIRO'S AUTO TECHNICIANS LTD.....	001021884
MUBALN HOLDINGS LIMITED.....	001041450
MULTIMOBILE CORPORATION LIMITED.....	000208011
NAGGAR & FAMILY ENTERPRISES LIMITED.....	001013559
NORMA PETERSON FASHION ENTERPRISES INC.....	000516591
NORTH VAUGHAN AUTO COLLISION CENTRE LTD.....	001020133
NU-LAND VACATION ESTATES INC.....	000381486
ONCAN ENTERPRISES CORPORATION.....	000755564
PAZZO GOURMET PIZZA & POOL BAR INC.....	001297518
PERSONALIZED TRANSPORTATION SERVICES INC.....	000851437
QOLUS FINANCIAL CORP.....	001001323
R. HOLMAN HOLDINGS LTD.....	001151532
R.D.M. INTERNATIONAL FOODS LTD.....	001440138
R.O.L. EXPRESS COURIER SERVICE INC.....	000688454
RINK & ROLL INC.....	001188111
ROTARY INDUSTRIAL COMPONENTS LTD.....	000858875
SANTA CRUZ FITNESS INC.....	001211618
SCHLIERKAMP INC.....	001315283
SPRING VALLEY (ONTARIO) GENERAL PARTNER INC.....	001200850
STREETSVILLE BIG VALUE VILLAGE MARKET INC.....	001259407
SUPERIOR TRAINING SYSTEMS LTD.....	001204634
TENUTA BUILDING MAINTENANCE INC.....	000679870
TPC THE PROMOTION COMPANY INC.....	000857406
TRADE2BFREE.EDU INC.....	001400129
TURTLE BEACH INCORPORATED.....	001106669
UNIVERSAL SOLARIUM INC.....	001164701
WEST BARRY GARDENS LIMITED.....	000123996
1008631 ONTARIO INC.....	001008631
1012852 ONTARIO LIMITED.....	001012852
1018650 ONTARIO LIMITED.....	001018650
1034343 ONTARIO INC.....	001034343
1055718 ONTARIO LTD.....	001055718
1061883 ONTARIO LTD.....	001061883
1063971 ONTARIO LIMITED.....	001063971
1066526 ONTARIO INC.....	001066526
1124992 ONTARIO INC.....	001124992
1131730 ONTARIO LIMITED.....	001131730
1142773 ONTARIO LIMITED.....	001142773

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1149960 ONTARIO INC.	001149960
1171708 ONTARIO INC.	001171708
1182367 ONTARIO LTD.	001182367
1184215 ONTARIO INC.	001184215
1194845 ONTARIO INC.	001194845
1195884 ONTARIO LIMITED	001195884
1200851 ONTARIO INC.	001200851
1201026 ONTARIO LTD.	001201026
1211978 ONTARIO INC.	001211978
1236916 ONTARIO INC.	001236916
1245733 ONTARIO INC.	001245733
1262734 ONTARIO INC.	001262734
1263242 ONTARIO INC.	001263242
1269939 ONTARIO INC.	001269939
1275177 ONTARIO LIMITED	001275177
1279302 ONTARIO LIMITED	001279302
1284283 ONTARIO LIMITED	001284283
1308113 ONTARIO LIMITED	001308113
1312075 ONTARIO LIMITED	001312075
1318040 ONTARIO INC.	001318040
1325148 ONTARIO INC.	001325148
1389581 ONTARIO LIMITED	001389581
1392673 ONTARIO LIMITED	001392673
1432602 ONTARIO INC.	001432602
1445343 ONTARIO INC.	001445343
1500898 ONTARIO INC.	001500898
442716 ONTARIO LIMITED	000442716
510233 ONTARIO LTD.	000510233
535755 ONTARIO INC.	000535755
604171 ONTARIO LTD.	000604171
613370 ONTARIO INC.	000613370
631334 ONTARIO LTD.	000631334
635761 ONTARIO LIMITED	000635761
676224 ONTARIO LIMITED	000676224
710087 ONTARIO LTD.	000710087
721320 ONTARIO LIMITED	000721320
828458 ONTARIO LIMITED	000828458
886421 ONTARIO INC.	000886421
909449 ONTARIO LIMITED	000909449

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G870)

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution (Non-respect de la Loi sur l'imposition des corporations)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 18 July, 2005 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats de constitution dont les 18 juillet 2005 pour non-respect des dispositions de la *Loi sur l'imposition des corporations* et que la dissolution des sociétés concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2005-07-18	
\$CASH TO GO INC.	001238886
A.A.K. CONSTRUCTION INC.	001355302
ABM ELECTRICAL & DEMOLITION INC.	001233314
ACE SMALL ENGINE SERVICES INC.	000946088
ACHIGO AIR LTD.	001191097
ADFX MULTI MEDIA MARKETING LTD.	001217110
ADIZES RESEARCH & DEVELOPMENT INC.	001249515
ADVANTEC SOLUTIONS INC.	001233442
AERICORP INTERNATIONAL INC.	001230224
AFFILIATED INTERNATIONAL MARTIAL ARTS INC.	001246994
AFRITECH LTD.	001237001
AIR-COM ENVIRONMENTAL LTD.	001248297
ALL AGES MARKETING INC.	001241050
ALL TECH AUTOMOTIVE INC.	000946291
ALL VEHICLE SOURCES LTD.	001232602
ALLEGRO CORPORATE COMMUNICATIONS INC.	001251054
ALLNATIONS CARPENTRY INC.	001241602
ALPHASOURCE INC.	001239573
AMERICAN CORPORATE FUNDING INC.	001235878
AMI DESIGN BUILD INC.	001248396
AMIGO'S CAFE & GRILL INC.	001245546
AMPTON WATERPROOFING INC.	001231754
ANDTEK POLYMER GROUP INC.	001245694
ANGELO'S FAMOUS ITALIAN SANDWICHES INC.	001240925
ARTISAN AUTOMATION INC.	001240951
ASHFORTH PROPERTIES INC.	001238522
ASTRI INC.	001249533
ATLAS MCKENZIE INC.	001343208
ATMC ASSOCIATES, INC.	001249190
AUSTRALIAN MINERALS INC.	001234113
BAIHAO CULTURAL DEVELOPMENT INC.	001234491
BANAT AUTO DEALER INC.	001082545
BARK INTERNATIONAL LTD.	001228643
BARNE BUILDERS LIMITED	000467510
BEAN HEADS INC.	001232659
BECCA MANAGEMENT INC.	001222078
BEHL PAINT DEPOT INC.	001242402
BELVEDERE & ASSOCIATES FINANCIAL SERVICES INC.	001233645
BENT MARKETING SERVICES INC.	001238008
BILMAC HOMES LIMITED	000252837
BINARY CREATIONS INCORPORATED.	001244777
BLUE HERON INSURANCE AGENCY LTD.	001423154
BRAMPTON PETROLEUM INC.	001237137
BUILDER'S ALLIANCE MARKETING SERVICES INC.	001217138
C M L MECHANICAL LTD.	001234473
C.K.C. BRANDS INC.	001228279
CALDERONE SHOES (1997) INC.	001235246
CALIFORNIA KISS TANNING CENTRES INC.	001239891
CAMBAR CARRIERS INC.	001332541
CANADA WATER INTERNATIONAL INC.	001050456
CANADIAN BICYCLE TOURS INC.	001232877
CANADIAN NATIONAL EMPLOYMENT SERVICES INC.	001233841
CANSINO METAL INTERNATIONAL INC.	001241027
CARPE DIEM SPA & HEALING ARTS CENTRE INC.	001224570
CARPENTRY CLASSICS LTD.	001239810
CARTER BROTHERS (HOLDINGS) LIMITED.	001239007
CATHERINE BERGMAN PRODUCTIONS INC.	001301626
CENTRUM PLACE INC.	000827373
CERAMCO MEDIA INC.	001382504
CHAIRMAN SELECT CAFE & DELI LTD.	001224551
CHANGIN' STYLES LTD.	001103272
CHANKANAI MARKET INC.	001247080
CHAPLIN ESTATES LTD.	001244761
CHARITY GAMING OF ONTARIO LTD.	001231771
CHEETAY HORTICULTURE & LIVE BAITS INC.	001234178
CHIMERA TRANSGENICS INC.	001244122
CIRTEK NETWORK SUPPORT SERVICES INC.	001243210

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CITEX LTD.....	001231778
CLARINGTON RECYCLING TRANSFER STATION INC.....	001236221
CLEVELAND SOFTWARE SOLUTION INC.....	001245447
CLIK-FX INC.....	001245513
COBALT CONSTRUCTION AND DEVELOPMENT GROUP LTD.....	001233435
COLOR ME MINE CANADA INC.....	001237000
COMPUTER TRADERS INCORPORATED.....	001232023
CONAMORE IMPORTING & DISTRIBUTING LTD.....	001235556
CONCEPTMEDIA TECHNOLOGY CORP.....	001240094
CONTESSA CONSULTANTS CANADA INC.....	001247009
COPPA DRYWALL LIMITED.....	001243222
CORE FOCUS TECHNOLOGY, INC.....	001245355
CRIMSON TIDE TRANSPORT INC.....	001238521
CROWN ALARMS COMPANY LTD.....	000530953
CSGS MEDIATION SERVICES INC.....	001225762
CSR INSURANCE AGENCY LIMITED.....	001240503
CUBAN CANADIAN RESORTS INTERNATIONAL INC.....	001191169
CUISINA FOOD PRODUCTS INC.....	001220547
DAN WILLIAMSON & ASSOCIATES LTD.....	001243290
DAVID J. STARUCH REAL ESTATE SERVICES LTD.....	001006048
DAVIS GROUP INC.....	001238465
DE OLIVEIRA & DE OLIVEIRA THE CLEANING GROUP LTD.....	001233509
DELCON CONSOLIDATED INC.....	001234613
DEVONCARE HOLDINGS INC.....	001249067
DEVONCARE INC.....	001249066
DIMAR SUDBURY CONTRACTING LTD.....	001211217
DIMITRIW ENTERPRISES INC.....	001233451
DIRECT DEMOCRACY NEWS RADIO TV SPORTS EVENTS POLLS CORPORATION.....	001238058
DIVERSI CORPORATION.....	001240310
DIZOM CAPITAL CORPORATION.....	001239091
DOLCE PANE INC.....	001414042
DOMPLEX INTERNATIONAL INC.....	001248568
DONBANX FINANCIAL CORPORATION.....	001240991
DORLIT ENTERPRISES INC.....	000623920
DOROTHY G. ROWAN INVESTMENTS LIMITED.....	000449201
DRAFT CAD INC.....	001235609
DRAGON PARTNERS ASSET MANAGEMENT INC.....	001229577
DUAL INFINITY SOFTWARE INC.....	001235626
DYNAVATIONS CORP.....	001430868
DZET INC.....	001225743
E.M.N. TRAVEL LTD.....	001235244
E-CABLE NEW MEDIA INC. / E-CABLE NEO-MEDIAS INC.....	001248150
EAGLE HOME INVESTMENTS INC.....	001246303
EAGLESHAM & ASSOCIATES LTD.....	001242108
EAST PACIFIC OCEAN FISHERIES, INC.....	001240469
ELDON FARMS LTD.....	001220570
ELRICH CAPITAL INC.....	001249024
EMMRICH ENTERPRISES INC.....	001246310
ENGLISH INTERACTIVE INC.....	001245090
ERNST INDUSTRIES LTD.....	001112150
ESR LEARNING INC.....	001235902
EUROPEAN HOCKEY TOURS INC.....	001235827
EVERGREEN DIVERSIFIED PROPERTIES LIMITED.....	001241271
F.E.I. FORWARDING INC.....	001236193
FACE OFF ICE HOCKEY TRAINING CENTRE INC.....	001284527
FILM ART SERVICES BY THE ART DEPARTMENT INC.....	001232883
FLEXPRO & ASSOCIATES LTD.....	001243769
FOREST VALLEY HOMES INC.....	001240309
FORTY BRAD LIMITED.....	001066462
FOUR A'S CONCEPTS INC.....	001244613
FURNITURE CONCEPT 2000 INC.....	001246586
G.A. COWDEN HOLDINGS INC.....	001236867
G.R.M. TRUCKING INC.....	001070972
GABBEH RUG CO. LTD.....	001242107

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
GALAXY NOVELTIES INTERNATIONAL INC.....	001220454
GALLEON INTERNATIONAL INC.....	001244801
GENERAL CANADA EXPORT CORP.....	001238298
GERALD O'BRIEN CONSULTING INC.....	001237669
GFK OF CANADA INC.....	001238313
GIANNI BUGLI (MILANO) INC.....	001229802
GLOBAL INTELLIGENCE GROUP INC.....	001234034
GLORIOUS HAIR INTERNATIONAL LIMITED.....	001236700
GOLD MINK DEVELOPMENTS LTD.....	000980856
GOLDEN EAGLE ENTERTAINMENT CORP.....	001235740
GOP CONTRACTING LTD.....	001244919
GRAPHIC EXTREME INC.....	001249518
GRASSROUTES INCORPORATED.....	001238007
GREAT CANADIAN SPORTS INC.....	001249395
GREATER KINGSTON'S STRICTLY SAVINGS INC.....	001230457
GRIFFIN GAMES INC.....	001241504
H & J INTERNATIONAL INC.....	001321542
H & R SYSTEMS INC.....	001235381
H.V.A.C. GROUP INC.....	001236109
HALLIWELL FINANCIAL MANAGEMENT INC.....	001238213
HANCOR FILMS LTD.....	001233561
HANSON & ABREU CONSULTANTS INC.....	001235531
HARDING COMMUNITY CORPORATION.....	001248048
HAWK CORPORATION INC.....	001249519
HEMISPHERE OCCIDENTAL TECHNOLOGIES CORPORATION.....	001241546
HERITAGE EGYPTIAN ARABIAN BLOODSTOCK INVESTMENTS II INC.....	001077628
HOLLOWS VIEW INC.....	001248290
HORACIO FISH MARKET LTD.....	001234484
HOUSE MILANO INC.....	001232772
IDS INTERNATIONAL CAPITAL CORP.....	001244500
IHKO DESIGN LTD.....	001232458
IMATRIX CORPORATION.....	001236747
IMPERIAL CHINESE BUFFET LIMITED.....	001249697
INDEPENDENT LIFESTYLES PUBLISHING INC.....	001239552
INDIAN VOWS INC.....	001247643
INDICOM AMERICA INC.....	001244493
INSUL-COVERS INC.....	001239602
INTELLASSIST INC.....	001226918
INTERNATIONAL BED & BREAKFAST REGISTRY INC.....	001231896
INTRACO INTL INC.....	001241770
J & D GEOSYNTHETICS INC.....	001240479
J & R TIRE SERVICE & REPAIR INC.....	001235903
J.A. DEMPSEY CONSTRUCTION LTD.....	001237469
J.T. CONSULTING INC.....	001249208
JABOG SYSTEMS INC.....	001226974
JAYDOR ENTERPRISES INC.....	001084148
JJ&M TRADING LIMITED.....	001237769
JOH-BARB ENTERPRISES LIMITED.....	000301598
JOHN ORR CONSULTING INC.....	001181909
JOHNSON-ARCHIBALD CONTRACTING INC.....	001234109
JUSTBIZ DIRECTORIES INC.....	001237460
K.L. SALES INC.....	001237246
KAGO ENTERPRISES (LONDON) LIMITED.....	000131320
KALMAN MANAGEMENT LIMITED.....	001240101
KAREN'S KLASSIC ENTERPRISES INC.....	001228338
KART-O-MANIA INC.....	001245211
KAT MOTORSPORTS INC.....	001239050
KEMA RESTAURANT AND CATERING LTD.....	001241561
KITIMAT PLASTICS LTD.....	001235678
L.E. WILKINSON ENTERPRISES INC.....	001233277
L.O.J. DESIGNS INC.....	001232459
LA MARKETTA INC.....	001243784
LAMANDAU EXPLORATION LTD.....	001237183
LANDSLIDE EVENTS & PROMOTIONS INC.....	001234123
LANDSOWNE APARTMENTS LIMITED.....	000775317
LEARNING ALIVE LIMITED.....	001229001
LINEA DI NAVIGAZIONE ITALIANA INC.....	001234117
LITE N DECOR INC.....	001241328

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LOG-ON LONDON LIMITED	001231443
LONREX ENTERPRISE CO., LTD.	001249093
LORALL FASHIONS INC.	001249458
LORENZO M. NICODEMO CONSULTING LTD.	001236410
M&M GALLERIES LTD.	001237412
M&S PETROLEUM EXPORT-IMPORT INC.	001236990
MAGDA FASHIONS OF CANADA INC.	001230019
MAJOR MUSIC LIMITED	001244517
MAKORA DEVELOPMENT & CONSTRUCTION INC.	001235331
MANNY CAR SALES LTD.	001239856
MARINE MINING INC.	001248318
MASTER HOME INSPECTIONS INC.	001233919
MATHURA SILK PVT LTD.	001241399
MCBRIDE'S DELIVERY (1996) LTD.	001210440
MEADOWVIEW DEVELOPMENTS CORP.	001245256
MEDI INNOVATIONS INC.	000905970
MEDIA ACCESS PUBLISHING INC.	001245261
MEDIALOT CORPORATION	001299175
MEDIAVENTURES MULTIMEDIA SERVICES INC.	001229489
MICROALTERNATIVE INTEGRATION INC.	001245771
MIKA MARKETING LTD.	001234105
MILIT CONSTRUCTION LTD.	001234846
MILLENNITEL MANAGEMENT GROUP INC.	001235323
MING TREE 2000 INC.	001233733
MISI FUTON SUPPLY (ONT) LTD.	001026276
MJL VENTURES INC.	001235801
MOBILMED FITNESS & HEALTH SERVICES INC.	001248443
MODDA DI SERA INC.	001244940
MSCT-THE GENE LTD.	001231560
MULBERRY HILLS REALTY INC.	001240943
MUSKOKA AUTO SALES & LEASING LTD.	000986988
MUTARE CONSULTING LTD.	001211294
MVM TRADING INC.	001233487
M6K INC.	001234101
NATIONAL CASINO LEARNING CENTRE INC.	001241771
NATIONAL PAYDAY INC.	001246942
NATURAL HEALTH MANAGEMENT INC.	001237589
NEHRU DESIGNS LIMITED	001243306
NETMEDIA INC.	001225655
NEW MILLENNIUM SOFTWARE CANADA INC.	001233934
NEW TECH MILLENNIUM CORP.	001244404
NEW WORKS INC.	001230419
NEWCRETE PLASTERING (1987) CO. LTD.	000742345
NEWFOUND PRODUCTION SERVICES INC.	001232950
NORTH MIRAH EXPLORATION LTD.	001237161
NORWICH HOMES LIMITED	001238658
NOVINTEX LIMITED	001232741
NTI FINANCIAL GROUP INC.	001248428
NU-AQUA INTERNATIONAL INC.	001242132
O.T.E. INDUSTRIES INC.	001245040
OCTOPI CONSULTANTS INC.	001244996
OMNI PUMP INC.	001243777
ON TARGET TRACKING SYSTEMS (CANADA) INC.	001246970
ONE HUNDRED AND FOURTEEN CORPORATION.	001236132
ONE STOP VARIETY & GAS LTD.	001241330
ORION VENTURES GROUP CORP.	001249544
OSNAF INC.	001222077
OUR HOME TO YOURS LTD.	001248029
OUT-BACK PICTURES INC.	001230837
P. M. GROUP LTD.	001245082
P.U.P. INC.	001244492
PACHTER COMPLIANCE GROUP LTD.	001242021
PAGEACTIVE INC.	001235532
PARADYME LOGISTIC CONTROLS INC.	001349522
PAS INDUSTRIES INC.	001248212
PASSPORT INTERNATIONAL EARTHFUND INC.	001234568
PASTIME INDUSTRIES OF CANADA INCORPORATED	001235565
PIGNALOSA LEGAL SERVICES INC.	001240111
PINE BROOK FORKLIFTS INC.	001234827
PLAY IT OR NOT INC.	001240320

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
POCKET SAVER INC.	001103880
POLISH CANADIAN BUSINESS CONSULTING INC.	001232600
PORTRAIT ARTISTS GROUP INC.	001248099
POWER SMART ELECTRIC LTD.	001412830
POWERSCOURT FARM LIMITED	001241475
PREMIUM FOODS INC.	001232531
PRODOCON VI INTERNATIONAL (2000) INC.	001226923
PROFESSIONAL ORGANIZATION OF CERTIFIED ENERGY TECHNICIANS LTD.	001233322
PROSPECTOR CAPITAL INC.	001246589
PROTOCOL MOTORSPORTS INC.	001231773
PSYCHE 2000 INC.	001231815
PSYTECH CORPORATION	001238190
PURPLE THALIA INC.	000877308
PWR SYSTEMS INC.	001244510
QUEEN DUFFERIN MEDICAL CENTRE INC.	000908025
QUEEN'S PARK MANAGEMENT INC.	001236875
QUEST FOR MEANING PRODUCTIONS INC.	001306589
R.R. OVERHEAD DOORS LIMITED	000892029
RADICAL DEVELOPMENT INCORPORATED	001243688
RAINBOWHILL MUSIC INC.	001096088
RAVE REPLAYS INC.	001247606
RAY SWANSON CONSTRUCTION LTD.	001230551
RAYGUN PICTURES FILM COMPANY INC.	001192223
RDR VARI-EX INC.	001234706
REDE VENTURES CORPORATION	001243925
REGIONAL BUSINESS GROUP INC.	001220592
REPCON HEATING & AIR-CONDITIONING LTD.	001240927
RESORT LIFE FITNESS CLUBS OF CANADA INC.	001231421
RHYTHMS LIVING, WORKING, SLEEPING INC.	001223382
RICHWOOD COMMODITIES INTERNATIONAL COMPANY INC.	001236746
RIDGE 2000 CONSTRUCTION LTD.	001189236
RINAS, SMITH & ASSOCIATES INC.	001240192
RINGEL INC.	001234401
RIVERSTOWN FARMS LTD.	001236169
RK ENGINE MAINTENANCE LTD.	001237220
ROBERT BARKIN INSURANCE AGENCY LIMITED	001233270
ROSETO CAFE INC.	001227686
SADDLEWOOD CABLE INC.	001248149
SALVATI ELECTRIC INC.	001241131
SAM'S LEATHER HOUSE LTD.	001241262
SANS SOUCI INVESTMENTS CORP.	001248411
SARINGER INVESTMENTS LTD.	001242547
SAULT SIGN & LIGHTING LTD.	000973518
SECRETS GROUP INC.	001240555
SELF CONTROL CORPORATION	001245100
SERENITY CASKETS INC.	001197359
SET SUPPLY LIMITED	001241313
SHCANADA ASIA-PACIFIC HOLDING LTD.	001231928
SHEALY PAIN CLINICS OF SOUTHWEST TORONTO INC.	001244553
SHERWOOD PINES DEVELOPMENT LTD.	001234107
SHIVAM INTERNATIONAL INC.	001240531
SIDNEY TRADING CORP.	001242022
SIMMONS ELECTRIC INC.	001225684
SITE-READY MANAGEMENT CORP.	001245957
SKY-TECH CELLULAR INC.	001248446
SMALLWOOD DATA CORP.	001240546
SMARTWRAP INC.	001234776
SNG AUTO COLLISION LIMITED	001235912
SNOWHILL HOLDINGS INC.	000777039
SOJOURN DEVELOPMENT LIMITED	001238254
SOLMAR RESTAURANT & GRILL CORP.	001098750
SOURCE-VAC FANS & BLOWERS INC.	001242595
SPECIAL BUSINESS SERVICES INC.	001237499
SPORTS GRAPHIC & GEAR INC.	001239189
SPYDRWEB COMMUNICATION INC.	001230391
STEELGRAVE INVESTMENT HOLDINGS, INC.	001245700
STEEPER'S NEIGHBOURHOOD AUTO REPAIR LTD.	001231538
STEFNJON FARMS INC.	000500201

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STRUCTURAL SUPPORT INCORPORATED	001244484
STRUTHERS RESEARCH CORPORATION	001237762
SUCH DESIGN CONSULTANTS INC.	001234481
SWAN ONTARIO LIMITED	001249397
SYLVAN DALE HOUSE INC.	001249345
SYSLOGIC LIMITED	001175615
T. & J. MCKENZIE HOLDINGS LTD.	000251872
T.S.M. TEXTILE LIQUIDATORS INC.	001233744
TAIXIN ENTERPRISE (CANADA) CO. LTD.	001248490
TAN MCPHEE ENTERPRISES INC.	001388074
TCP JUGGERNAUT INC.	001240330
TEAM DEEP STEAM VINTAGE RESTORATIONS LTD.	001235823
TELEMATICS CORPORATION	001230285
THE AUTO FACTORY PLACE INC.	001237768
THE BIG THREE FURNITURE LTD.	001245477
THE CANADIAN ROLLER HOCKEY CENTRE LTD.	001236042
THE OLDE WORLD TIMBERSMITH INC.	001230133
THE SHILLINGTON GROUP INC.	001242540
THE SILVER HAMMER GROUP LTD.	001235315
THE SYMPHONY PROJECT INC.	001234825
THE URBAN WORKS CORP.	001245128
THINK ON INCORPORATED.	001240001
THOMAS R. BARBER ARCHITECT INC.	001187908
THREE STAGES GROUP INC.	001337045
THUNDER WAVE WATERCRAFT RENTALS LTD.	001191088
TOOLE'S TAEKWON-DO INC.	001244629
TOOLING PLUS SUPPLIES INC.	001226927
TORON INTERNATIONAL INC.	001227557
TORONTO PAVECRETE CONSTRUCTION CO. LTD.	001249450
TRANSWORLD REALTY INC.	001061894
TRENTON V.F.F. INC.	001178563
TRINMAC ENTERPRISES LTD.	001231307
TWB COMPUTERS INC.	000504838
TWINDON DEVELOPMENT CORP.	001233761
TWISTER SHOES LTD.	001286532
U-NEED-A DISCOUNT LTD.	001231575
ULTRA PLUS CA LTD.	001243013
UNITED PROTECTIVE COATINGS (CANADA) INC.	001240547
UNITYWORKS LTD.	001245939
UNIVERSAL ENERGY TECH. INC.	001231830
UPLINE SYSTEMS INC.	001235073
VECTORBIOSYSTEMS INC.	001245678
VFO MASONRY LTD.	001235683
VIAMAR SCILLA FREIGHT SYSTEMS INC.	001234116
VICTOR JO INSURANCE AGENCY LTD.	001239507
VICTORIA IN-LINE HOCKEY INC.	001213807
VIRAGO GROUP LTD.	001242651
VIRTUAL HOTEL INC.	001241389
VIRTUAL SOLUTIONS CANADA INC.	001239866
VISSAIRE PRODUCTS INC.	001247003
VISTA HEALTHCARE SYSTEMS LTD.	001246864
WASAGA HUT INC.	001231406
WAYNE INTERNATIONAL INC.	001239412
WEE WATCH AMERICA - CANADA INC.	001247432
WENCY LIMITED.	001247648
WEST METRO APPLIANCE INSTALLATIONS INC.	001246597
WESTBORO PRINTERS LIMITED	000137803
WESTBROOK MANAGEMENT (CANADA) LIMITED	001232496
WESTWAY SIDING LIMITED	001239081
WHD CONSULTING INC.	001243835
WHERE ARE THEY NOW INC.	001235070
WILL-DO MAINTENANCE & REPAIRS INC.	001248311
WILLIAMS GROUP CANADA INC.	001233936
WINSAFE SOFTWARE CORP.	001230111
WISNET TECHNOLOGIES INC.	001234726
WOMEN OF POWER (W.O.P.) INC.	001236884
X-ACT DRYWALL SERVICES INC.	000893217
XELHA DEVELOPMENT (CANADA) LIMITED	001238137
YIN TIN HONG ENTERPRISES INC.	001119841

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YOUNGBLOOD INC.	001064198
ZIMOTECH LTD.	001241800
ZUKOS MEDICAL INC.	001240487
1026602 ONTARIO LIMITED	001026602
1049660 ONTARIO INC.	001049660
1058294 ONTARIO INC.	001058294
1059977 ONTARIO LIMITED	001059977
1061921 ONTARIO INC.	001061921
1090676 ONTARIO INC.	001090676
1111797 ONTARIO LTD.	001111797
1122493 ONTARIO INC.	001122493
1122600 ONTARIO INC.	001122600
1153666 ONTARIO LIMITED	001153666
1154222 ONTARIO INC.	001154222
1178470 ONTARIO INC.	001178470
1178478 ONTARIO LIMITED	001178478
1178519 ONTARIO INC.	001178519
1180232 ONTARIO LIMITED	001180232
1182257 ONTARIO LIMITED	001182257
1184537 ONTARIO LIMITED	001184537
1187941 ONTARIO INC.	001187941
1190634 ONTARIO LIMITED	001190634
1191046 ONTARIO INC.	001191046
1191047 ONTARIO INC.	001191047
1191066 ONTARIO LIMITED	001191066
1191136 ONTARIO INC.	001191136
1191152 ONTARIO LIMITED	001191152
1200992 ONTARIO INC.	001200992
1201426 ONTARIO LIMITED	001201426
1211244 ONTARIO INC.	001211244
1211278 ONTARIO LIMITED	001211278
1213828 ONTARIO INC.	001213828
1213916 ONTARIO INC.	001213916
1213924 ONTARIO INC.	001213924
1218723 ONTARIO LIMITED	001218723
1220455 ONTARIO INC.	001220455
1222136 ONTARIO LTD.	001222136
1222182 ONTARIO INC.	001222182
1222396 ONTARIO INC.	001222396
1223377 ONTARIO INC.	001223377
1224523 ONTARIO LIMITED	001224523
1224567 ONTARIO LIMITED	001224567
1224568 ONTARIO INC.	001224568
1224578 ONTARIO INC.	001224578
1225691 ONTARIO LIMITED	001225691
1225692 ONTARIO LIMITED	001225692
1225693 ONTARIO LIMITED	001225693
1225721 ONTARIO INC.	001225721
1226996 ONTARIO INC.	001226996
1227447 ONTARIO INC.	001227447
1227653 ONTARIO INC.	001227653
1227738 ONTARIO INC.	001227738
1228266 ONTARIO INC.	001228266
1228384 ONTARIO INC.	001228384
1229019 ONTARIO INC.	001229019
1229064 ONTARIO INC.	001229064
1229115 ONTARIO INC.	001229115
1229486 ONTARIO LIMITED	001229486
1230025 ONTARIO INC.	001230025
1230287 ONTARIO INC.	001230287
1230539 ONTARIO INC.	001230539
1231562 ONTARIO LTD.	001231562
1231577 ONTARIO INC.	001231577
1231753 ONTARIO INC.	001231753
1231762 ONTARIO INC.	001231762
1231772 ONTARIO INC.	001231772
1231813 ONTARIO INC.	001231813
1231823 ONTARIO INC.	001231823
1231838 ONTARIO LIMITED	001231838
1231839 ONTARIO INC.	001231839
1231919 ONTARIO INC.	001231919

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1231987 ONTARIO INC.	001231987
1232416 ONTARIO INC.	001232416
1232433 ONTARIO LIMITED	001232433
1232473 ONTARIO INC.	001232473
1232475 ONTARIO INC.	001232475
1232507 ONTARIO LTD.	001232507
1232508 ONTARIO LIMITED	001232508
1232820 ONTARIO INC.	001232820
1233229 ONTARIO INC.	001233229
1233374 ONTARIO INC.	001233374
1233375 ONTARIO INC.	001233375
1233427 ONTARIO INC.	001233427
1233517 ONTARIO LIMITED	001233517
1233533 ONTARIO INC.	001233533
1233568 ONTARIO LTD.	001233568
1233731 ONTARIO INC.	001233731
1233857 ONTARIO LTD.	001233857
1233859 ONTARIO INC.	001233859
1233897 ONTARIO LTD.	001233897
1233953 ONTARIO INC.	001233953
1234005 ONTARIO LTD.	001234005
1234082 ONTARIO INC.	001234082
1234177 ONTARIO LIMITED	001234177
1234186 ONTARIO INC.	001234186
1234569 ONTARIO LIMITED	001234569
1234756 ONTARIO LIMITED	001234756
1234842 ONTARIO INC.	001234842
1234855 ONTARIO INC.	001234855
1235028 ONTARIO INC.	001235028
1235048 ONTARIO INC.	001235048
1235065 ONTARIO INC.	001235065
1235306 ONTARIO CORP.	001235306
1235340 ONTARIO LIMITED	001235340
1235524 ONTARIO LIMITED	001235524
1235592 ONTARIO INC.	001235592
1235608 ONTARIO LIMITED	001235608
1235695 ONTARIO LIMITED	001235695
1235763 ONTARIO INC.	001235763
1235809 ONTARIO LIMITED	001235809
1235879 ONTARIO LTD.	001235879
1236040 ONTARIO LTD.	001236040
1236059 ONTARIO INC.	001236059
1236135 ONTARIO LIMITED	001236135
1236144 ONTARIO LIMITED	001236144
1236185 ONTARIO LIMITED	001236185
1236228 ONTARIO INC.	001236228
1236415 ONTARIO LTD.	001236415
1236473 ONTARIO INC.	001236473
1236552 ONTARIO LTD.	001236552
1236602 ONTARIO INC.	001236602
1236664 ONTARIO LTD.	001236664
1236768 ONTARIO LTD.	001236768
1237115 ONTARIO INC.	001237115
1237164 ONTARIO LIMITED	001237164
1237165 ONTARIO LTD.	001237165
1237392 ONTARIO INC.	001237392
1237411 ONTARIO INC.	001237411
1237470 ONTARIO INC.	001237470
1237527 ONTARIO LIMITED	001237527
1237678 ONTARIO INC.	001237678
1237683 ONTARIO INC.	001237683
1237700 ONTARIO INC.	001237700
1238062 ONTARIO INC.	001238062
1238076 ONTARIO INC.	001238076
1238086 ONTARIO LTD.	001238086
1238221 ONTARIO LIMITED	001238221
1238237 ONTARIO LIMITED	001238237
1238330 ONTARIO LIMITED	001238330
1238656 ONTARIO LTD.	001238656
1238946 ONTARIO LIMITED	001238946
1239019 ONTARIO INC.	001239019

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1239068 ONTARIO LIMITED	001239068
1239482 ONTARIO LTD.	001239482
1239489 ONTARIO INC.	001239489
1239498 ONTARIO INC.	001239498
1239857 ONTARIO LIMITED	001239857
1239869 ONTARIO INC.	001239869
1239945 ONTARIO LTD.	001239945
1239993 ONTARIO LTD.	001239993
1240024 ONTARIO LIMITED	001240024
1240399 ONTARIO INC.	001240399
1240415 ONTARIO LIMITED	001240415
1240417 ONTARIO LIMITED	001240417
1240565 ONTARIO LTD.	001240565
1240809 ONTARIO INC.	001240809
1240973 ONTARIO INC.	001240973
1241079 ONTARIO INC.	001241079
1241137 ONTARIO LTD.	001241137
1241166 ONTARIO INC.	001241166
1241202 ONTARIO INC.	001241202
1241298 ONTARIO LIMITED	001241298
1241408 ONTARIO INC.	001241408
1241474 ONTARIO INC.	001241474
1241536 ONTARIO INC.	001241536
1241537 ONTARIO INC.	001241537
1241543 ONTARIO LIMITED	001241543
1241662 ONTARIO INC.	001241662
1242004 ONTARIO LTD.	001242004
1242031 ONTARIO LIMITED	001242031
1242095 ONTARIO INC.	001242095
1242401 ONTARIO INC.	001242401
1242501 ONTARIO LIMITED	001242501
1242557 ONTARIO LIMITED	001242557
1242565 ONTARIO INC.	001242565
1242582 ONTARIO LIMITED	001242582
1242588 ONTARIO LTD.	001242588
1242624 ONTARIO LTD.	001242624
1243160 ONTARIO LIMITED	001243160
1243218 ONTARIO INC.	001243218
1243229 ONTARIO LIMITED	001243229
1243300 ONTARIO INC.	001243300
1243385 ONTARIO LIMITED	001243385
1243394 ONTARIO INC.	001243394
1243406 ONTARIO LIMITED	001243406
1243438 ONTARIO INC.	001243438
1243601 ONTARIO INC.	001243601
1243629 ONTARIO INC.	001243629
1243720 ONTARIO LIMITED	001243720
1243723 ONTARIO INC.	001243723
1243735 ONTARIO INC.	001243735
1243743 ONTARIO INC.	001243743
1243788 ONTARIO LIMITED	001243788
1243832 ONTARIO INC.	001243832
1243878 ONTARIO LTD.	001243878
1244033 ONTARIO LIMITED	001244033
1244059 ONTARIO LTD.	001244059
1244524 ONTARIO LIMITED	001244524
1244559 ONTARIO LTD.	001244559
1244588 ONTARIO LIMITED	001244588
1244597 ONTARIO INC.	001244597
1244910 ONTARIO INC.	001244910
1244911 ONTARIO INC.	001244911
1245006 ONTARIO LIMITED	001245006
1245055 ONTARIO LTD.	001245055
1245076 ONTARIO LIMITED	001245076
1245080 ONTARIO INC.	001245080
1245150 ONTARIO INC.	001245150
1245282 ONTARIO LIMITED	001245282
1245345 ONTARIO LIMITED	001245345
1245351 ONTARIO INC.	001245351
1245352 ONTARIO INC.	001245352
1245437 ONTARIO INC.	001245437

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1245438 ONTARIO LIMITED	001245438
1245455 ONTARIO INC.	001245455
1245574 ONTARIO LTD.	001245574
1245717 ONTARIO INC.	001245717
1245724 ONTARIO INC.	001245724
1245864 ONTARIO LIMITED	001245864
1246438 ONTARIO INC.	001246438
1246527 ONTARIO LIMITED	001246527
1246578 ONTARIO INC.	001246578
1246579 ONTARIO INC.	001246579
1246594 ONTARIO INC.	001246594
1247035 ONTARIO LIMITED	001247035
1247036 ONTARIO LIMITED	001247036
1247108 ONTARIO LTD.	001247108
1247511 ONTARIO LTD.	001247511
1247527 ONTARIO INC.	001247527
1247571 ONTARIO LTD.	001247571
1248020 ONTARIO INC.	001248020
1248073 ONTARIO INC.	001248073
1248074 ONTARIO INC.	001248074
1248135 ONTARIO LIMITED	001248135
1248359 ONTARIO INC.	001248359
1248421 ONTARIO INC.	001248421
1248422 ONTARIO INC.	001248422
1248435 ONTARIO LIMITED	001248435
1248436 ONTARIO LIMITED	001248436
1248438 ONTARIO INC.	001248438
1248445 ONTARIO INC.	001248445
1248454 ONTARIO LIMITED	001248454
1248502 ONTARIO INC.	001248502
1249047 ONTARIO LIMITED	001249047
1249064 ONTARIO LIMITED	001249064
1249107 ONTARIO LIMITED	001249107
1249135 ONTARIO INC.	001249135
1249173 ONTARIO LIMITED	001249173
1249210 ONTARIO LIMITED	001249210
1249398 ONTARIO LIMITED	001249398
1249404 ONTARIO LTD.	001249404
1249447 ONTARIO INC.	001249447
1249481 ONTARIO LIMITED	001249481
1249611 ONTARIO INC.	001249611
1249640 ONTARIO LIMITED	001249640
1271240 ONTARIO INC.	001271240
1287443 ONTARIO INC.	001287443
1293502 ONTARIO INC.	001293502
1295324 ONTARIO INC.	001295324
1297501 ONTARIO LIMITED	001297501
1319756 ONTARIO LIMITED	001319756
1343082 ONTARIO LTD.	001343082
1425457 ONTARIO INC.	001425457
1485231 ONTARIO LTD.	001485231
3 SUND'S CORPORATION	001230429
538240 ONTARIO INC.	000538240
538852 ONTARIO INC.	000538852
664792 ONTARIO LIMITED	000664792
718035 ONTARIO INC.	000718035
733689 ONTARIO LIMITED	000733689
949871 ONTARIO LIMITED	000949871
958077 ONTARIO LTD.	000958077
986945 ONTARIO INC.	000986945

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G871)

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-06-01	
ARMIL CONTRACTING LIMITED	000272953
2005-06-06	
MIDWAY COTTON CANDY INC.	001044963
2005-06-12	
ANNIE EMS INC.	001116121
2005-06-17	
MONENCO ONTARIO LIMITED	000389704
PAT ROBILLARD CONTRACTING LIMITED	000721542
2005-06-20	
ABRAX INVESTMENTS LIMITED	002066689
ALCARM ENTERPRISES INC.	000413181
CONEX POWER PRODUCTS INC.	000802885
DAYBREAK INTERIORS INC.	001048363
FRATTON CONSTRUCTION MANAGEMENT INC.	001429495
FRIENDS DEVELOPMENT INC.	001545145
GILMORE FAMILY HOLDINGS INC.	001423035
MODEL TOWN INVESTMENT AND HOLDINGS INC.	001347285
PERMANENT TRAVEL INC.	000840731
RUSSELL FUELS LTD.	000484853
SIGNAL AUTO CANADA INC.	002030879
ULTRA VIOLET FLOOR CURING CORPORATION	002006835
ZHAO FU CO. LTD.	001433680
1000680 ONTARIO LTD.	001000680
1127979 ONTARIO LIMITED	001127979
1316978 ONTARIO INC.	001316978
1328468 ONTARIO LIMITED	001328468
2005277 ONTARIO LIMITED	002005277
569245 ONTARIO LIMITED	000569245
912626 ONTARIO LIMITED	000912626
972451 ONTARIO INC.	000972451
981083 ONTARIO INC.	000981083
2005-06-21	
AIRCAL MECHANICAL SERVICES LIMITED	000788592
ALCYON VIDEO TRANSLATIONS INC.	000551696
BAYORA BUSINESS PARK INC.	000796633
BUDGET CORP.	001449945
COMMUNITY NETWORK PREMIUM LTD.	001269723
DEN-RAY DEVELOPMENTS INC.	000866629
DENNIS DOMINEY AUTO REPAIR LTD.	000912636
GLENBRAE INVESTMENTS LIMITED	000832198
HANPET ENTERPRISES LTD.	000394065
J.A. MCDUGALL CONSULTING LTD.	000830533
LIANAS BOUTIQUE INC.	001160715
LU TRUCKING INC.	001134009
S & M TOP MANAGEMENT CONSULTANTS LTD.	000287241
SEADAE DEVELOPMENTS LIMITED	000144178
SONOMA HILLS GENERAL PARTNER INC.	000979999
STRAIGHT TALK AUTOMOTIVE CONSULTANTS INC.	000813672
THE BLUE MALACHITE IMPEX CORPORATION	001263843
1028934 ONTARIO LIMITED	001028934
1266934 ONTARIO INC.	001266934
434023 ONTARIO LIMITED	000434023
959344 ONTARIO LIMITED	000959344
2005-06-22	
DONBRAD GENERAL CONTRACTING LTD.	000407817
FLIGHT PATH DESIGN & COMMUNICATION INC.	000574752

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
MANOR HOUSE CONSTRUCTION LIMITED	000707017
N.C.D. CONSTRUCTION LTD.	000707018
OPENSERVICES CORPORATION	001370345
SANTA LOPEZ FASHIONS LTD.	000734180
1457938 ONTARIO LIMITED	001457938
1581874 ONTARIO INC.	001581874
901283 ONTARIO LIMITED	000901283
2005-06-23	
ACC BEARING (CANADA) INC.	001197890
BREATHLESS INDUSTRIES INC.	001367727
CHOW CHENG ASSOCIATES INC.	000735681
DICIANO TRANSPORT LIMITED	000563192
EDENFORD HEIGHTS INC.	000399184
FOUNTAINBLUE DELICATESSEN INC.	000745829
HONGKONG TELECOM INTERNATIONAL LTD.	001111283
I. L. MARTINELLO ENTERPRISES LIMITED	000369189
JOR MAX CONSULTING SERVICES INC.	001328439
MIDNITE SUN CAFE LIMITED	001084782
RON'S LAWNS LTD.	000775555
SHAMMI AUTO SERVICE LTD.	001254056
66172 ONTARIO LIMITED	000066172
857327 ONTARIO LIMITED	000857327
2005-06-24	
CFO RESOURCES INC.	000631748
CRAIG SMITH & ASSOCIATES LTD.	000855453
CREATIVE BUSINESS ASSOCIATES INC.	001525859
DEL MAR I.T. CONSULTING INC.	001338435
GAPPER INVESTMENTS INC.	000666047
I.V.L. INDUSTRIAL VIDEO LIMITED	000670797
JBN ENTERPRISES LTD.	000829247
JOHN LIEFL ELECTRIC LTD.	000954542
LEIES UTILITY CONSULTING INC.	000935732
SCOTT & ASSOCIATES MACHINERY CONSULTANTS INC.	001018897
THE ARTIST'S JOURNEY INC.	001137187
WAYPOINT COMPUTER TELEPHONY INC.	001329208
1017842 ONTARIO INC.	001017842
1039939 ONTARIO INC.	001039939
1080229 ONTARIO LIMITED	001080229
1444022 ONTARIO INC.	001444022
1481276 ONTARIO LTD.	001481276
2013411 ONTARIO INC.	002013411
902493 ONTARIO INC.	000902493
2005-06-27	
AEON KHAN CORPORATION	001094697
B & B BAKERY CORPORATION	000851844
CDS-COLDEN MANUFACTURING LTD.	001360999
KEYNETON INVESTMENTS LIMITED	000796952
MAPLE SHORE IMPORTING (CANADA) LTD.	000941998
PROGRAM OVERLOAD SERVICES LIMITED	000266560
R.L.G. ENTERPRISES INC.	000694629
RAYMOND & ASSOCIATES CO. LTD.	001174805
SCALE MODELS INC.	000875632
THE PASCO GROUP INC.	000063595
UPPER MADISON CONSULTING INC.	001417654
XYBEXNET SOLUTIONS INC.	001407007
1113476 ONTARIO INC.	001113476
1139837 ONTARIO INC.	001139837
1218348 ONTARIO LTD.	001218348
1361101 ONTARIO INC.	001361101
1512477 ONTARIO INC.	001512477
454164 ONTARIO INC.	000454164
494479 ONTARIO LTD.	000494479
830293 ONTARIO INC.	000830293
859650 ONTARIO LIMITED	000859650
2005-06-28	
JFTI (CANADA) TRADE & INVESTMENT LTD.	001208159
MAPART ENTERPRISES INC.	000435098
THE ORION IMAGING & FULFILLMENT GROUP INC.	001123349
TK METAL FABRICATION INC.	002059414

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
TUCH INC.	001446261
VERNON & KIBZEY FIREWOOD AND SALES LTD.	000708353
1290693 ONTARIO INC.	001290693
1345168 ONTARIO INC.	001345168
646070 ONTARIO LTD.	000646070
783976 ONTARIO LTD.	000783976
2005-06-29	
CARDNO REALTY LIMITED	000210347
CATHAY RESTAURANTS (1988) LTD.	000755674
784844 ONTARIO INC.	000784844
862163 ONTARIO LTD.	000862163
2005-06-30	
AFLATUS IDEAS INCORPORATED	001331441
C & L ELLIS ENTERPRISES LIMITED	000896271
CORONETT INVESTMENTS INC.	000318882
ELDERSLIE LIVESTOCK ENTERPRISES INC.	001185133
EXATECH CONSULTANTS INC.	001026936
KFO SOLUTIONS CORP.	002021767
L. J. BUTLER CONSULTANTS LTD.	001229588
MISSISSAUGA EAGLES SOCCER CLUB LTD.	001263466
TORONTO BIZ.COM INC.	001487506
1121268 ONTARIO INC.	001121268
2005-07-02	
SPRINGSUN INTERNATIONAL INC.	001645114
1422581 ONTARIO LIMITED	001422581
2005-07-04	
SUPPORT LIMITED	001077662
1246817 ONTARIO INC.	001246817
765546 ONTARIO LIMITED	000765546
958751 ONTARIO INC.	000958751
2005-07-06	
L. P. PLANNING ASSOCIATES LIMITED	000235743
T.A. FINLAYSON CONSULTANTS INC.	001248659
WILLOWPLACE HOLDINGS INC.	000768836
2005-07-07	
FULL POTENTIAL INC.	001326750
GLOBAL MEMBERSHIP ADMISSIONS INC.	001307120
2005-07-08	
K. E. CRAWFORD LIMITED	000246370
THERAPY RECOVERY CENTRE INC.	001533224
1017826 ONTARIO LIMITED	001017826
1085410 ONTARIO INC.	001085410
1127396 ONTARIO LIMITED	001127396
1446872 ONTARIO LIMITED	001446872
2005-07-11	
COVINGTON WIRELESS COMMUNICATIONS (ONTARIO) LIMITED	001228153
FUND RAISING STRATEGIES INC.	001125834
1466747 ONTARIO INC.	001466747
2005-07-12	
828454 ONTARIO INC.	000828454
2005-07-13	
LEPAGE AUCTION SERVICES INC.	001084909
STONE UNLIMITED INC.	000800863
725978 ONTARIO LIMITED	000725978
2005-07-14	
FROBA APARTMENTS LIMITED	000230395
HOLIDAY-PACIFIC LIMITED	000812230
STRATO MECHANICAL CONTRACTORS LIMITED	001088077
TOW BUSTERS LTD.	000724414
100 FRESH DUMPLING GROUP INC.	001482320
1032177 ONTARIO INC.	001032177
1038364 ONTARIO LTD.	001038364
2005-07-15	
B.R.C. IN-FLIGHT LTD.	000984776
CARRERA EYEWEAR INC.	000990291
LAURENTIAN JEWELLERS T.O. LTD.	001238130
NORTHERN FINANCIAL MANAGEMENT INC.	001546234
2005-07-19	
TURNER'S DEDICATED FLEET SERVICES INC.	001386488

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-07-21	
AGNEW LAKE AIR SERVICES LTD.	000433334
HUNDRED OHMS CONTRACTING, INC.	002027342
VIZA LIMITED	000263565
1172553 ONTARIO INC.	001172553
1528048 ONTARIO INC.	001528048
446092 ONTARIO INC.	000446092
789377 ONTARIO INC.	000789377
2005-07-22	
CUMABO HOLDINGS LIMITED	000340420
EXCEL STYLE CANADA LIMITED	001339303
GPJ MANAGEMENT LIMITED	000318637
GRENOMT LIMITED	000524321
JA-MAIN PROPERTIES LIMITED	000084553
JBJS CUSTOM WORKS INC.	001565393
MANO CONSTRUCTION LTD.	001429132
NORTHLAND OUTFITTERS (NAKINA) LTD.	000759634
OSC (THUNDER BAY) LTD.	001188644
1071908 ONTARIO LIMITED	001071908
1288057 ONTARIO INC.	001288057
775970 ONTARIO LIMITED	000775970
2005-07-23	
W. & N. MILTON HOLDINGS LTD.	000959983
2005-07-25	
D.E.C. INDUSTRIAL CONTRACTORS INC.	001036348
FIORI BELLI FLORISTS LTD.	000549414
MORCOM PUBLISHING INC.	001123556
NECTERE INC.	001395302
PROGREDI MEDIA INC.	001391385
SUGAR EXECUTIVE INVESTCO LTD.	001255818
TSANG COMPUTER SOFTWARE CONSULTING CO LIMITED	001009269
UNIVERSAL PACKAGING TECHNOLOGIES INCORPORATED	000926376
1014697 ONTARIO INC.	001014697
1208020 ONTARIO INC.	001208020
1232098 ONTARIO INC.	001232098
1262479 ONTARIO INC.	001262479
1262480 ONTARIO INC.	001262480
816647 ONTARIO LIMITED	000816647
2005-07-26	
ARMCORP 4-24 LTD.	000958430
DAVENPORT RESEARCH INC.	000276022
FISHER TREES LIMITED	000083380
FOR HER BEAUTY SALON LIMITED	000934518
G.C.B. (CLYDE) LTD.	001189376
GLMD GROUP LTD.	000896553
GULLIVER GROUP LEAMINGTON INC.	000944773
GUTHRIE ACADEMIC TECHNOLOGIES INC.	001271233
HYDRO ONE MARKETS INC.	001392303
JANSON GREEN CANADA INC.	001344450
MARIO ELIA CONSTRUCTION LTD.	000751815
PALM INVESTMENTS INC.	002055308
SLS CONSTRUCTION INC.	001413359
TEMPORARY CONSULTANTS INC.	000939594
TGCB ENTERPRISES CORP.	001272220
THE CHAMP CAR LTD.	001092542
TRIMANN ENTERPRISES INC.	000678860
VICSUB INC.	001094948
WARNER MUSIC CANADA HOLDINGS LTD.	001294083
1037759 ONTARIO LIMITED	001037759
1070098 ONTARIO LTD.	001070098
1094773 ONTARIO INC.	001094773
1316664 ONTARIO INC.	001316664
1363573 ONTARIO INC.	001363573
1432094 ONTARIO LTD.	001432094
714445 ONTARIO LIMITED	000714445
2005-07-27	
DPI MEDIA GROUP INC.	002043071
LATA BROTHERS INC.	000571650
NEW STANDARD INTERNATIONAL TRADING LTD.	001099834

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
PHO 218 LTD.	001516174
RAINY DAY SUNSHINE INC.	002008406
RED COTTON FASHION INC.	000821266
REX TRADING CO. LTD.	001114282
944963 ONTARIO LTD.	000944963

(138-G872) B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Notice of Default in Complying with the Corporations Information Act Notice de non-observation de la Loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241(3) of the Business Corporations Act that unless the corporations listed hereunder comply with the filing requirements under the Corporations Information Act within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la Loi sur les sociétés par actions, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la Loi sur les renseignements exigés des compagnies et des associations dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-08-03	
ALINA HOLDINGS INC.	858638
CROWN EQUITY MANAGEMENT INC.	1562811
LORIMAX INTERNATIONAL TOURS INC.	1511788
MOULDING TECHNOLOGIES INC.	1265073
818847 ONTARIO INC.	818847

(138-G873) B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Notice of Default in Complying with a Filing Requirement under the Corporations Information Act Notice de non-observation de la Loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 317(9) of the Corporations Act, that unless the corporations listed hereunder comply with the requirements of the Corporations Information Act within 90 days of this Notice, orders will be made dissolving the defaulting corporations. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 317(9) de la Loi de sur les compagnies et associations, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences requises par la Loi sur les renseignements exigés des compagnies et des associations dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-08-03

ROMANIAN CANADIAN CULTURAL & ARTISTIC SOCIETY ARMONIA	1614521
WORLD PEACE AND NATURAL HEALTH ASSOCIATION (HEADQUARTERS)	1641052

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G874)

Cancellations for Filing Default (Corporations Act) Annulations pour omission de se conformer à une obligation de dépôt (Loi sur les personnes morales)

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the Corporations Act have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved: The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317(9) de la Loi sur les personnes morales ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-08-03

INDIA EX-SERVICEMEN ASSOCIATION OF ONTARIO	1259228
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B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G875)

ERRATUM NOTICE Avis D'Erreur

ONTARIO CORPORATION NUMBER 806300

Vide Ontario Gazette, Vol. 138-28 dated July 9th, 2005

NOTICE IS HEREBY GIVEN that the order issued under section 7(1) of the Extra Provincial Corporation Act set out in the issue of the Ontario Gazette of July 9th 2005, with the respect to the cancellation of the licence of THE LELY CORPORATION OF DELAWARE is null and void.

La Gazette de l'Ontario, vol. 138-28, 9 juillet 2005

AVIS EST PAR LES PRÉSENTES DONNÉ que la décision émise en vertu du paragraphe 7 (1) de la Loi sur les personnes morales extraprovinciales visant à annuler le permis de la société THE LELY CORPORATION OF DELAWARE – décision qui est parue dans La Gazette de l'Ontario du 9 juillet 2005 – a été publiée par erreur. Ladite décision est nulle et non avenue.

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G851)

ONTARIO CORPORATION NUMBER 1202131

Vide Ontario Gazette, Vol. 138-31 dated July 30, 2005

NOTICE IS HEREBY GIVEN that the notice issued under section 241 (4) of the Business Corporation Act set out in the issue of the Ontario Gazette of July 30, 2005, with respect to the cancellation of the Certificate of Incorporation of WIZE GUYZ PIZZARIA LTD., Ontario Corporation #1202131 was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 138-31 datée juillet 30, 2005

PAR LA PRESENTE, nous vous informons que l'avis émis en vertu de l'article 241 (4) de la Loi sur les compagnies et énoncé dans la Gazette de l'Ontario du juillet 30, 2005 relativement à l'annulation du certificat de constitution en personne morale de WIZE GUYZ PIZZARIA LTD. a été délivré par erreur et qu'il est nul et sans effet.

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G876)

ONTARIO CORPORATION NUMBER 1540289

Vide Ontario Gazette, Vol. 138-22 dated May 28th 2005

NOTICE IS HEREBY GIVEN that the notice issued under section 241(4) of the Business Corporations Act set out in the issue of the Ontario Gazette with respect to the cancellation of the Certificate of Incorporation of FOZ CORP. was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 138-22 datée du Mai 28th 2005

PAR LA PRESENTE, nous vous informons que l'avis émis en vertu de l'article 241(4) de la Loi sur les compagnies et énoncé dans la Gazette de l'Ontario du relativement à l'annulation du certificat de constitution en personne morale de FOZ CORP. a été délivré par erreur et qu'il est nul et sans effet.

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G850)

Credit Unions, Caisses Populaires Act Certificate of Amalgamation Loi sur les caisses populaires et les credit unions Certificate de fusion

NOTICE IS HEREBY GIVEN that, a certificate of amalgamation under the Credit Unions and Caisses Populaires Act, has been endorsed:

The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LES PRÉSENTES de l'inscription de certificats de fusion faite en vertu de la Loi sur les caisses populaires et les crédit unions. La date d'entrée en vigueur précède la liste de compagnies visées.

Name of Amalgamated Corporation:	Ontario Corporation Number
Dénomination sociale de la compagnie issue de fusion:	Numéro matricule de l'Ontario
Compagnie qui fusionnent	

2005-05-31

UNITED EMPLOYEES CREDIT UNION LIMITED1613429

(United Employees Credit Union Limited and
C.C.G.I. Retail Store Employees(Ontario) Credit Union Limited)

GRANT SWANSON
Executive Director / Directeur,
Licensing and Market Conduct Division
Financial Services Commission
Of Ontario / Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de l'Ontario

(138-G869)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

Applications to Provincial Parliament

NOTICE OF APPLICATION

NOTICE IS HEREBY GIVEN that on behalf of the Corporation of the City of Kawartha Lakes, application will be made to the Legislative Assembly of the Province of Ontario for an Act to extend all speed limits that applied within the City on December 31, 2000, the day before the City of Kawartha Lakes was established, for a further five years to December 31, 2010.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills

should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

DATED at Lindsay, Ontario this 12th day of August, 2005.

(138-P618) 33, 34, 35, 36

JUDY CURRINS, CMO,
Clerk, City of Kawartha Lakes.

Corporation Notices

TAKE NOTICE Concerning Winding Up of Blakely Epton & Associates Inc. Liquidator : Donna Leitch, Address: 205-713 Davis Drive, Newmarket, ON L3Y 2R3, Appointed June 2, 2005.

This notice is filed pursuant to the order of the Honourable Madam Justice Boyko dated June 2, 2005 that the corporation be wound up pursuant to subsection 207(2) of the Ontario Business Corporations Act.

DATED at Newmarket this 6th day of June 2005.

(138-P625) DONNA LEITCH
Liquidator

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice dated August 20, 2004, Sheriff's file 04-1510, to me directed, against the real and personal property of PETER KARL ROSCOE, Debtor, at the suit of KENDRA ROSCOE, Creditor, I have seized and taken in execution all the right, title, interest and equity of redemption of, PETER KARL ROSCOE debtor, in and to: Lot 30, North side of Kamloops Ave, Plan 629, City of Ottawa municipally known as 111 Kamloops Ave, Ottawa ON K1V 7C8.

All of which said right, title, interest and equity of redemption of PETER KARL ROSCOE, debtor, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, SHERIFF'S OFFICE 2ND FLR 161 ELGIN ST OTTAWA, on THURSDAY, September 15, 2005 at 10:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1000.00, whichever is greater

- Payable at time of sale by successful bidder by cash, certified cheque or bank draft
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Sheriff's Office 2nd flr 161 Elgin St., Ottawa, Ontario.

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

DATE June 21, 2005

(138-P621)

LOUIS THEORET
Sheriff - City of Ottawa
161 Elgin St., Ottawa

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice dated SEPTEMBER 1ST, 2004, Sheriff's file 04-1597, to me directed, against the real and personal property of LINO SIMIONI AND RACHEL SIMIONI, Debtor, at the suit of ROYAL BANK OF CANADA, Creditor, I have seized and taken in execution all the right, title, interest and equity of redemption of, LINO SIMIONI AND RACHEL SIMIONI debtor, in and to: parts south half of Lot 6, Concession 2, Rideau Front, municipally known as 3680 Barnsdale Rd, Nepean ON K2C 3H2.

All of which said right, title, interest and equity of redemption of LINO SIMIONI AND RACHEL SIMIONI, debtor, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, SHERIFF'S OFFICE 2ND FLR 161 ELGIN ST OTTAWA, on THURSDAY, September 15, 2005 at 10:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1000.00, whichever is greater

- Payable at time of sale by successful bidder by cash, certified cheque or bank draft
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Sheriff's Office 2nd flr 161 Elgin St., Ottawa, Ontario.

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

DATE June 21, 2005

(138-P622)

LOUIS THEORET
Sheriff - City of Ottawa
161 Elgin St., Ottawa

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice dated August 20, 2004, Sheriff's file 04-1496, to me directed, against the real and personal property of ALEXANDER J. NEIL AKA ALEXANDER JOHN NEIL, Debtor, at the suit of ROYAL BANK OF CANADA, Creditor, I have seized and taken in execution all the right, title, interest and equity of redemption of, ALEXANDER J. NEIL AKA ALEXANDER JOHN NEIL debtor, in and to: Part of Northwest half of Lot 9 Concession 5, RR #1 Kinburn ON K0A 2H0 municipally known as 3669 Mohrs Rd, Kinburn ON K0A 2H0.

All of which said right, title, interest and equity of redemption of ALEXANDER J. NEIL AKA ALEXANDER John NEIL, debtor, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, SHERIFF'S OFFICE 2ND FLR 161 ELGIN ST OTTAWA, on THURSDAY, September 15, 2005 at 10:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1000.00, whichever is greater

- Payable at time of sale by successful bidder by cash, certified cheque or bank draft
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Sheriff's Office 2nd flr 161 Elgin St., Ottawa, Ontario.

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

DATE June 21, 2005

(138-P623)

LOUIS THEORET
Sheriff - City of Ottawa
161 Elgin St., Ottawa

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Ontario Superior Court of Justice to me directed against the real and personal property of ANDRZEJ JOSEF BLONSKI and KRZYSZYNA J. BLONSKI, Defendants, at the suit of ROYAL BANK OF CANADA, Plaintiff, I have seized and taken in execution all the right, title and equity of redemption of ANDRZEJ JOSEF BLONSKI and KRZYSZYNA J. BLONSKI, Defendant, in and to:

Lot 29
Register Plan 48
City of North Bay
District of Nipissing

The property is said to be a bungalow which once contained a three unit commercial facility which use appears to have changed. The property is located in an older residential neighbourhood bordering the down town core.

ALL OF WHICH said right, title, interest and equity of redemption of ANDRZEJ JOSEF BLONSKI and KRZYSZYNA J. BLONSKI, Defendants, in the said lands and tenements, I shall offer for sale by Public Auction, in my office, Room 101, the Court House, 360 Plouffe Street, North Bay on Thursday, September 15th, 2005 at 2:00 p.m. The Purchaser is responsible for all mortgages, charges, liens and encumbrances.

TERMS: Cash or certified cheque made payable to the Minister of Finance. \$1,000.00 refundable deposit to register. Deposit applied to purchase of successful bidder. Successful bidder to deposit 10% of bid price at time of sale. Delivery only on payment in full. Ten days to arrange financing. Other conditions as announced.

This sale is subject to cancellation up to the time of sale without any further notice.

DATED at the City of North Bay this 21st day of June, 2005.

Sheriff, Territorial District of Nipissing

No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands, or tenements exposed by a Sheriff for sale under legal process, either directly or indirectly.

(138-P626)

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF CHARLTON AND DACK

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on the 24th day of August, 2005, at the Municipal Office of The Corporation of the Municipality of Charlton and Dack, #287237 Sprucegrove Road, R.R.# 2, Englehart, Ontario P0J 1H0.

The tenders will then be opened in public on the same day at 3:30 p.m. in the Municipal Office at #287237 Sprucegrove Road, R.R.# 2, Englehart, Ontario P0J 1H0.

Description of Lands:

File: 54 46 04-0
Parcel 6059 NND
Plan M120NB, Lots 35 & 36
Township of Dack
Municipality of Charlton and Dack
District of Temiskaming
Minimum Tender Amount: \$2,404.97

File: 54 46 04-06
Parcel 18190 SST
Plan M69NB, Lot 53 & part of Lot 54
Parcel 1519 SST
Plan M69NB, Part of Lot 54
Township of Dack
Municipality of Charlton and Dack
District of Temiskaming
Minimum Tender Amount: \$1,251.59

File: 54 46 04-07
Parcel 10761 SST
Plan M69NB, Lots 95 & 96
Township of Dack
Municipality of Charlton and Dack
District of Temiskaming
Minimum Tender Amount: \$5,748.93

File: 54 46 04-08
Parcel 23809 SST
Plan M110NB, Lot 153
Township of Dack
Municipality of Charlton and Dack
District of Temiskaming
Minimum Tender Amount: \$1,050.58

File: 54 46 04-09
Parcel 2942 SST
Plan M146NB, Lots 321 & 322
Township of Dack
Municipality of Charlton and Dack
District of Temiskaming
Minimum Tender Amount: \$1,283.29

File: 54 46 04-10
Parcel 18467 SST
Plan M146NB, Lots 293 & 294
Township of Dack
Municipality of Charlton and Dack
District of Temiskaming
Minimum Tender Amount: \$7,594.38

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation, payable to the municipality and representing at least 20 per cent of the tender amount.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001*, and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The Municipality has no obligation to provide vacant possession to the successful purchaser.

Note: GST may be payable by successful purchaser.

For further information regarding these sales and a copy of the prescribed form of tender contact:

LOUISE WILLIAMS – Clerk-Treasurer
The Corporation of the Municipality of Charlton and Dack
#287237 Sprucegrove Road, R.R.# 2,
(138-P617) Englehart, Ontario P0J 1H0

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF SEVERN

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on September 15th, 2005 at Township Offices, 1024 Hurlwood Lane.

The tenders will then be opened in public on the same day at Township Offices at 3:30 p.m.

Description of Land:

Part of Lot 5, Concession 14, Township of Severn (formerly Township of Matchedash), County of Simcoe, designated as Parts 3, 5 & 6, Plan 51R-3020. As previously described in Instrument No. RO898702. PIN 58602-0359 (LT). Roll # 43 51 050 002 43900.
Minimum Tender Amount: \$13,596.27

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

W. HENRY SANDER, Clerk-Treasurer
The Corporation of the Township of Severn
1024 Hurlwood Lane, P.O. Box 159
Orillia, Ontario, L3V 6J3
(705) 325-2315

(138-P619)

Municipal Act, 2001

SALE OF LAND(S) BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF LONDON

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be accepted if sealed in an envelope and clearly marked with the PIN (Property Identification Number) and the Roll Number of the property for which the tender is submitted. A separate tender must be submitted for each property.

Tenders will be received ONLY at the City Tax Office, Room 407, City Hall, City of London until 3:00 p.m. local time on September 15, 2005. The tenders will then be opened in public at Committee Room #2, 2nd floor, City Hall immediately following the 3:00 p.m. deadline.

Description of Land: 1

Lot 34, Plan M272, City of London, County of Middlesex
PIN: 08204-0257 (LT)
Municipal Address: Shamrock Rd, London ON N6E 2Z2
Roll No.: 39 36 060-580-633-04-0000
Minimum Tender Amount: \$33,184.76

Description of Land: 2

Lot 33, Plan M272, City of London, County of Middlesex
PIN: 08204-0256 (LT)
Municipal Address: Shamrock Rd, London ON N6E 2Z2
Roll No.: 39 36 060-580-633-06-0000
Minimum Tender Amount: \$33,184.76

Description of Land: 3

Lot 32, Plan M272, City of London, County of Middlesex
PIN: 08204-0255 (LT)
Municipal Address: Shamrock Rd, London ON N6E 2Z2
Roll No.: 39 36 060-580-633-08-0000
Minimum Tender Amount: \$53,396.82

Description of Land: 4

Lot 31, Plan M272, City of London, County of Middlesex
PIN: 08204-0254 (LT)
Municipal Address: Shamrock Rd, London ON N6E 2Z2
Roll No.: 39 36 060-580-633-10-0000
Minimum Tender Amount: \$53,366.24

Description of Land: 5

Lot 30, Plan M272, City of London, County of Middlesex
PIN: 08204-0253 (LT)
Municipal Address: Shamrock Rd, London ON N6E 2Z2
Roll No.: 39 36 060-580-633-12-0000

Minimum Tender Amount: \$53,396.82

Description of Land: 6

Lot 29, Plan M272, City of London, County of Middlesex
PIN: 08204-0252 (LT)
Municipal Address: Shamrock Rd, London ON N6E 2Z2
Roll No.: 39 36 060-580-633-14-0000
Minimum Tender Amount: \$53,396.82

Description of Land: 7

Lot 28, Plan M272, City of London, County of Middlesex
PIN: 08204-0251 (LT)
Municipal Address: Shamrock Rd, London ON N6E 2Z2
Roll No.: 39 36 060-580-633-16-0000
Minimum Tender Amount: \$53,367.82

Description of Land: 8

Lot 19, Plan M272, City of London, County of Middlesex
PIN: 08204-0242 (LT)
Municipal Address: Shamrock Rd, London ON N6E 2Z2
Roll No.: 39 36 060-580-634-00-0000
Minimum Tender Amount: \$43,586.63

Description of Land: 9

Lot 20, Plan M272, City of London, County of Middlesex
PIN: 08204-0243 (LT)
Municipal Address: Shamrock Rd, London ON N6E 2Z2
Roll No.: 39 36 060-580-634-02-0000
Minimum Tender Amount: \$40,837.24

Description of Land: 10

Lot 21, Plan M272, City of London, County of Middlesex
PIN: 08204-0244 (LT)
Municipal Address: Shamrock Rd, London ON N6E 2Z2
Roll No.: 39 36 060-580-634-04-0000
Minimum Tender Amount: \$54,714.71

Description of Land: 11

Lot 22, Plan M272, City of London, County of Middlesex
PIN: 08204-0245 (LT)
Municipal Address: Shamrock Rd, London ON N6E 2Z2
Roll No.: 39 36 060-580-634-06-0000
Minimum Tender Amount: \$54,714.71

Description of Land: 12

Lot 23, Plan M272, City of London, County of Middlesex
PIN: 08204-0246 (LT)
Municipal Address: Shamrock Rd, London ON N6E 2Z2
Roll No.: 39 36 060-580-634-08-0000
Minimum Tender Amount: \$54,714.71

Description of Land: 13

Lot 24, Plan M272, City of London, County of Middlesex
PIN: 08204-0247 (LT)
Municipal Address: Shamrock Rd, London ON N6E 2Z2
Roll No.: 39 36 060-580-634-10-0000
Minimum Tender Amount: \$47,246.79

Description of Land: 14

Lot 25, Plan M272, City of London, County of Middlesex
PIN: 08204-0248 (LT)
Municipal Address: Shamrock Rd, London ON N6E 2Z2
Roll No.: 39 36 060-580-634-12-0000
Minimum Tender Amount: \$54,714.71

Description of Land: 15

Lot 26, Plan M272, City of London, County of Middlesex
PIN: 08204-0249 (LT)
Municipal Address: Shamrock Rd, London ON N6E 2Z2
Roll No.: 39 36 060-580-634-14-0000
Minimum Tender Amount: \$66,589.50

Description of Land: 16

Lot 13, Plan M272, City of London, County of Middlesex
PIN: 08204-0236 (LT)
Municipal Address: Durrow St, London ON N6E 2Z2
Roll No.: 39 36 060-580-634-16-0000
Minimum Tender Amount: \$66,589.50

Description of Land: 17

Lot 14, Plan M272, City of London, County of Middlesex
PIN: 08204-0237 (LT)
Municipal Address: Durrow St, London ON N6E 2Z2
Roll No.: 39 36 060-580-634-18-0000
Minimum Tender Amount: \$52,803.43

Description of Land: 18

Lot 15, Plan M272, City of London, County of Middlesex
PIN: 08204-0238 (LT)
Municipal Address: Durrow St, London ON N6E 2Z2
Roll No.: 39 36 060-580-634-20-0000
Minimum Tender Amount: \$60,384.13

Description of Land: 19

Lot 16, Plan M272, City of London, County of Middlesex
PIN: 08204-0239 (LT)
Municipal Address: Durrow St, London ON N6E 2Z2
Roll No.: 39 36 060-580-634-22-0000
Minimum Tender Amount: \$52,803.43

Description of Land: 20

Lot 17, Plan M272, City of London, County of Middlesex
PIN: 08204-0240 (LT)
Municipal Address: Durrow St, London ON N6E 2Z2
Roll No.: 39 36 060-580-634-24-0000
Minimum Tender Amount: \$60,384.13

Description of Land: 21

Lot 18, Plan M272, City of London, County of Middlesex
PIN: 08204-0241 (LT)
Municipal Address: Durrow St, London ON N6E 2Z2
Roll No.: 39 36 060-580-634-25-0000
Minimum Tender Amount: \$57,039.44

Description of Land: 22

Lot 1, Plan M272, City of London, County of Middlesex
PIN: 08204-0224 (LT)
Municipal Address: Durrow St, London ON N6E 2Z2
Roll No.: 39 36 060-580-635-00-0000
Minimum Tender Amount: \$59,899.07

Description of Land: 23

Lot 2, Plan M272, City of London, County of Middlesex
PIN: 08204-0225 (LT)
Municipal Address: Durrow St, London ON N6E 2Z2
Roll No.: 39 36 060-580-635-02-0000
Minimum Tender Amount: \$55,415.75

Description of Land: 24

Lot 3, Plan M272, City of London, County of Middlesex
PIN: 08204-0226 (LT)
Municipal Address: Durrow St, London ON N6E 2Z2
Roll No.: 39 36 060-580-635-04-0000
Minimum Tender Amount: \$55,415.75

Description of Land: 25

Lot 4, Plan M272, City of London, County of Middlesex
PIN: 08204-0227 (LT)
Municipal Address: Durrow St, London ON N6E 2Z2
Roll No.: 39 36 060-580-635-06-0000
Minimum Tender Amount: \$55,415.75

Description of Land: 26

Lot 5, Plan M272, City of London, County of Middlesex
PIN: 08204-0228 (LT)
Municipal Address: Durrow St, London ON N6E 2Z2
Roll No.: 39 36 060-580-635-08-0000
Minimum Tender Amount: \$47,425.45

Description of Land: 27

Lot 6, Plan M272, City of London, County of Middlesex
PIN: 08204-0229 (LT)
Municipal Address: Durrow St, London ON N6E 2Z2
Roll No.: 39 36 060-580-635-10-0000
Minimum Tender Amount: \$33,401.20

Description of Land: 28

Lot 7, Plan M272, City of London, County of Middlesex
PIN: 08204-0230 (LT)
Municipal Address: Durrow St, London ON N6E 2Z2
Roll No.: 39 36 060-580-635-12-0000
Minimum Tender Amount: \$47,425.45

Description of Land: 29

Lot 8, Plan M272, City of London, County of Middlesex
PIN: 08204-0231 (LT)
Municipal Address: Durrow St, London ON N6E 2Z2
Roll No.: 39 36 060-580-635-14-0000
Minimum Tender Amount: \$59,225.04

Description of Land: 30

Lot 9, Plan M272, City of London, County of Middlesex
PIN: 08204-0232 (LT)
Municipal Address: Hamley Rd, London ON N6E 2Z2
Roll No.: 39 36 060-580-635-16-0000
Minimum Tender Amount: \$51,635.37

Description of Land: 31

Lot 10, Plan M272, City of London, County of Middlesex
PIN: 08204-0233 (LT)
Municipal Address: Hamley Rd, London ON N6E 2Z2
Roll No.: 39 36 060-580-635-18-0000
Minimum Tender Amount: \$57,039.44

Description of Land: 32

Lot 11, Plan M272, City of London, County of Middlesex
PIN: 08204-0234 (LT)
Municipal Address: Hamley Rd, London ON N6E 2Z2
Roll No.: 39 36 060-580-635-20-0000
Minimum Tender Amount: \$42,214.89

Description of Land: 33

Lot 12, Plan M272, City of London, County of Middlesex
PIN: 08204-0235 (LT)

Municipal Address: Hamley Rd, London ON N6E 2Z2
 Roll No.: 39 36 060-580-635-22-0000
Minimum Tender Amount: \$59,225.04

Description of Land: 34

Lot 37, Plan M272, City of London, County of Middlesex
 PIN: 08204-0260 (LT)
 Municipal Address: 595 Excter Rd, London ON N6E 2Z2
 County of Middlesex, being the whole of the said PIN
 Roll No.: 39 36 060-580-632-00-0000
Minimum Tender Amount: \$902,263.70

Description of Land: 35

Part of Lots 3 & 4 on the West Side of Wharncliffe Rd and Part Block "A", R.P. 442 as described in Instrument No. 805473, City of London, County of Middlesex, being the whole of the said PIN
 PIN: 08394-0465 (LT)
 Municipal Address: 201 Wharncliffe Rd S, London ON N6J 2K8
 Roll No. 39 36 070-050-058-00-0000
Minimum Tender Amount: \$328,597.52

The sale of these properties is subject to cancellation up to the time of the tender opening without any further notice.

The Minimum Tender amount represents the cancellation price as of the first day of advertising.

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title or any other matters relating to the land to be sold, including but not limited to the potential existence of environmental contamination, estates and interests of the federal or provincial governments or their agencies, easements and restrictive covenants, and interests acquired by adverse possession. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, penalties and interest, GST if applicable, and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact the following staff:

Supervisor -Tax Collections
 (519) 661-2500 ext 4543
 The Corporation of the City of London
 Tax Sale Section
 City Tax Office, Room 407
 300 Dufferin Ave
 London ON N6B 1Z2

(138-P620)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE TOWNSHIP OF
 BLANDFORD-BLENHEIM**

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00p.m. local time on 6th day of September, 2005 at the Township of Blandford-Blenheim Municipal Office, 47 Wilmot Street, Drumbo, Ontario.

The tenders will then be opened in public on the same day at 3:05p.m. in the Council Chambers at 47 Wilmot Street Drumbo Ontario.

Description of Lands:

Roll No. 32-45-020-050-15700-0000 PIN 00282 0124 (R) and 00282 0125 (R). In the geographic village of Drumbo, in the former Township of Blenheim, now in the Township of Blandford-Blenheim in the County of Oxford being composed of parts of Lots 7 and 8 in Block B on the west side of Wilmot Street according to registered Plan 199 more particular described as follows:

FIRSTLY: Part of Lots 7 and 8 in Block B on the west side of Wilmot Street according to registered Plan 199 and designated as PARTS 1,2 3 and 4 on Reference Plan 41R-2591.

SECONDLY: Part of Lot 8 in Block B on the West side of Wilmot Street according to registered Plan 199 more particularly described as follows:

PREMISING that the Southerly boundary of said Village Lot 8, Block B, Plan 199 has a bearing of North 77 degrees 47 minutes East and relating all bearings herein thereto;

COMMENCING at the South-west angle of the said Lot;

THENCE North 77 degrees 47 minutes East along the Southerly boundary of said Lot a distance of 30.33 feet to a point;

THENCE North 12 degrees 38 minutes West of a distance of 40.30 feet to a point;

THENCE South 77 degrees 47 minutes West a distance of 33.19 feet to the Westerly boundary of the said Lot;

THENCE Southerly along the Westerly boundary of said Lot to the place of beginning;

TOGETHER WITH a right-of-way over that part of said Village Lot 8 on the West side of Wilmot Street in Block B, Plan 199 designated as PART 3 on Reference Plan Number 41R-2591.

Municipal Address: 4-12 Wilmot Street Drumbo.

Minimum Tender Amount: \$94,844.72

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust company payable to the municipality and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales rules made under the Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

MRS. MAUREEN SIMMONS,
 Tax Collector,
 Corporation of the
 Township of Blandford-Blenheim,
 P.O.Box 100, 47 Wilmot St.
 Drumbo, Ontario N0J 1G0.
 (138-P624)

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2005—08—13

ONTARIO REGULATION 432/05

made under the

AMBULANCE ACT

Made: June 8, 2005

Approved: July 21, 2005

Filed: July 25, 2005

Amending O. Reg. 257/00
(General)

Note: Ontario Regulation 257/00 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 5 (3) of Ontario Regulation 257/00 is amended by striking out “December 31, 2005” in the portion before clause (a) and substituting “December 31, 2008”.

Made by:

GEORGE SMITHERMAN
Minister of Health and Long-Term Care

Date made: June 8, 2005.

33/05

ONTARIO REGULATION 433/05

made under the

ONTARIO STRATEGIC INFRASTRUCTURE FINANCING AUTHORITY ACT, 2002

Made: July 21, 2005

Filed: July 25, 2005

Amending O. Reg. 109/03
(General)

Note: Ontario Regulation 109/03 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraphs 1 to 5 of subsection 1 (1) of Ontario Regulation 109/03 are revoked and the following substituted:

1. To acquire, construct, erect, install, expand, refurbish, alter or repair any of the following:

i. Water works for clean water.

- ii. Sewage works.
 - iii. Waste management systems.
 - iv. Highways that are under municipal jurisdiction.
 - v. Infrastructure for public transit systems.
 - vi. Infrastructure for tourism projects, cultural projects and recreation projects.
2. To acquire, replace or refurbish vehicles that are used for public transit.

(2) Paragraph 6 of subsection 1 (1) of the Regulation is amended by striking out “paragraphs 1 to 5” and substituting “paragraph 1”.

2. The Regulation is amended by adding the following section:

Financing for universities

2. (1) The universities and other post-secondary educational institutions listed in Schedule 1 to this Regulation are specified as public bodies for the purposes of paragraph 1 of section 3 of the Act.

(2) The following are the purposes for which the Authority may provide financing for the public bodies listed in Schedule 1:

1. To acquire, construct, erect, install, expand, refurbish, alter or repair any of the following:
 - i. Academic teaching facilities.
 - ii. Research facilities.
 - iii. Student residences.
 - iv. Daycare facilities.
 - v. Recreation and sport facilities.
2. To purchase real property that is used in, or is incidental to, an undertaking described in paragraph 1.

3. The Regulation is amended by adding the following Schedule:

SCHEDULE 1

1. Algoma University College.
2. Brock University.
3. Carleton University.
4. University of Guelph.
5. Hearst University College.
6. Lakehead University.
7. Laurentian University of Sudbury.
8. McMaster University.
9. Nipissing University.
10. Northern Ontario School of Medicine.
11. Ontario College of Art and Design.
12. University of Ontario Institute of Technology.
13. University of Ottawa.
14. Queen's University.
15. Ryerson University.
16. University of Toronto.
17. Trent University.
18. University of Waterloo.
19. The University of Western Ontario.

20. Wilfred Laurier University.
21. University of Windsor.
22. York University.

RÈGLEMENT DE L'ONTARIO 433/05

pris en application de la

LOI DE 2002 SUR L'OFFICE ONTARIEN DE FINANCEMENT DE L'INFRASTRUCTURE STRATÉGIQUE

pris le 21 juillet 2005
déposé le 25 juillet 2005

modifiant le Règl. de l'Ont. 109/03
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 109/03 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Les dispositions 1 à 5 du paragraphe 1 (1) du Règlement de l'Ontario 109/03 sont abrogées et remplacées par ce qui suit :

1. L'acquisition, la construction, l'édification, la mise en place, l'agrandissement, la remise à neuf, la transformation ou la réparation de ce qui suit :
 - i. Les stations de purification de l'eau en vue d'obtenir une eau saine.
 - ii. Les stations d'épuration des eaux d'égout.
 - iii. Les systèmes de gestion des déchets.
 - iv. Les voies publiques qui relèvent de la compétence de municipalités.
 - v. L'infrastructure de réseaux de transport en commun.
 - vi. L'infrastructure d'ensembles touristiques, d'ensembles culturels et d'ensembles de loisirs.
2. L'acquisition, le remplacement ou la remise à neuf de véhicules qui sont utilisés pour le transport en commun.

(2) La disposition 6 du paragraphe 1 (1) du Règlement est modifiée par substitution de «à la disposition 1» à «aux dispositions 1 à 5».

2. Le Règlement est modifié par adjonction de l'article suivant :

Financement fourni aux universités

2. (1) Les universités et autres établissements d'enseignement postsecondaire énumérés à l'annexe 1 du présent règlement sont précisés à titre d'organismes publics pour l'application de la disposition 1 de l'article 3 de la Loi.

(2) Les fins suivantes sont les fins auxquelles l'Office peut fournir un financement aux organismes publics énumérés à l'annexe 1 :

1. L'acquisition, la construction, l'édification, la mise en place, l'agrandissement, la remise à neuf, la transformation ou la réparation de ce qui suit :
 - i. Les installations d'enseignement.
 - ii. Les installations de recherche.
 - iii. Les résidences d'étudiants.
 - iv. Les garderies.
 - v. Les installations de loisirs et de sports.
2. L'achat de biens immeubles qui sont utilisés dans un projet visé à la disposition 1 ou qui lui sont accessoires.

3. Le Règlement est modifié par adjonction de l'annexe suivante :

ANNEXE 1

1. Algoma University College.
2. Brock University.
3. Carleton University.
4. University of Guelph.
5. Le Collège universitaire de Hearst.
6. Lakehead University.
7. Université Laurentienne de Sudbury.
8. McMaster University.
9. Nipissing University.
10. École de médecine du Nord de l'Ontario.
11. École d'art et de design de l'Ontario.
12. Institut universitaire de technologie de l'Ontario.
13. Université d'Ottawa.
14. Queen's University.
15. Ryerson University.
16. University of Toronto.
17. Trent University.
18. University of Waterloo.
19. The University of Western Ontario.
20. Wilfred Laurier University.
21. University of Windsor.
22. Université York.

33/05

ONTARIO REGULATION 434/05

made under the

DOG OWNERS' LIABILITY ACT

Made: July 21, 2005

Filed: July 25, 2005

Amending O. Reg. 157/05

(Pit Bull Controls)

Note: Ontario Regulation 157/05 has not previously been amended.

1. Ontario Regulation 157/05 is amended by adding the following section immediately before the heading "Dog Shows":

Interpretation

2.1 Nothing in section 4, 5, 7 or 8 of this Regulation shall be interpreted as a limit on the prohibition, in clause 6 (b) of the Act, against breeding pit bulls.

2. The heading immediately before section 3 of the Regulation is revoked and the following substituted:

DOG SHOWS AND FLYBALL TOURNAMENTS

3. The definition of “dog show” in subsection 3 (1) of the Regulation is amended by adding “but does not include a flyball tournament as defined in section 6” at the end.

4. (1) Subsection 5 (2) of the Regulation is amended by adding the following paragraph:

4. Beginning on the day on which this Regulation comes into force, the pit bull has not been imported into Ontario more than 14 days preceding an approved dog show in Ontario in which the pit bull was registered.

(2) Paragraph 4 of subsection 5 (3) of the Regulation is revoked and the following substituted:

4. Clause 6 (f) of the Act does not apply if the pit bull is imported into Ontario within the 14-day period mentioned in paragraph 4 of subsection (2).

5. Section 6 of the Regulation is revoked and the following substituted:

Flyball tournaments

6. In sections 7 and 8,

“flyball tournament” means a dog flyball tournament, whether held in Ontario or elsewhere, that is sanctioned, in writing, by the North American Flyball Association.

Exemptions, restricted pit bulls

7. (1) The requirements of subsections 1 (1), (5) and (6) do not apply in respect of a restricted pit bull within the meaning of subsection 7 (1) of the Act while the pit bull is on the site of and participating in a flyball tournament, as long as the conditions set out in subsection (2) are met.

(2) The following are the conditions referred to in subsection (1):

1. The restricted pit bull is registered with the North American Flyball Association.
2. The owner of the restricted pit bull has given written notice to the North American Flyball Association stating the owner’s intention that the restricted pit bull participate in a flyball tournament.
3. The restricted pit bull has participated in at least one flyball tournament during the 365-day period ending on the day this Regulation comes into force.
4. The restricted pit bull has participated in a flyball tournament at least once in every 365-day period since the dog’s first participation in such an event during the period that applies to the pit bull under paragraph 3.

Exemptions, pit bulls not owned by Ontario residents

8. (1) The exemptions set out in subsection (3) apply in respect of pit bulls that are not owned by a resident of Ontario, as long as the conditions set out in subsection (2) are met.

(2) The following are the conditions referred to in subsection (1):

1. The pit bull is registered with the North American Flyball Association.
2. The owner of the pit bull has given written notice to the North American Flyball Association stating the owner’s intention that the pit bull participate in a flyball tournament.
3. Beginning on the day on which this Regulation comes into force, the pit bull has not been present in Ontario except during seven-day periods that include a flyball tournament in which the pit bull participated.
4. Beginning on the day on which this Regulation comes into force, the pit bull has not been imported into Ontario more than seven days preceding a flyball tournament in Ontario in which the pit bull was registered.

(3) The following are the exemptions referred to in subsection (1):

1. Subsections 1 (1), (5) and (6) do not apply while the pit bull is on the site of and participating in a flyball tournament.
2. Clause 6 (a) of the Act does not apply during the seven-day periods mentioned in paragraph 3 of subsection (2).
3. Clause 6 (f) of the Act does not apply if the pit bull is imported into Ontario within the seven-day period mentioned in paragraph 4 of subsection (2).

Maximum days

9. Despite the exemption from clause 6 (a) of the Act provided by sections 5 and 8, no person shall permit a pit bull to which the exemption would apply to be present in Ontario for more than 14 consecutive days.

6. This Regulation comes into force on August 29, 2005.

RÈGLEMENT DE L'ONTARIO 434/05

pris en application de la

LOI SUR LA RESPONSABILITÉ DES PROPRIÉTAIRES DE CHIENSpris le 21 juillet 2005
déposé le 25 juillet 2005modifiant le Règl. de l'Ont. 157/05
(Mesures de contrôle visant les pit-bulls)

Remarque : Le Règlement de l'Ontario 157/05 n'a pas été modifié antérieurement.

1. Le Règlement de l'Ontario 157/05 est modifié par adjonction de l'article suivant immédiatement avant l'intertitre «EXPOSITIONS CANINES» :

Interprétation

2.1 L'article 4, 5, 7 ou 8 du présent règlement n'a pas pour effet de restreindre l'interdiction, prévue à l'alinéa 6 b) de la Loi, d'élever des pit-bulls aux fins de reproduction.

2. L'intertitre précédant l'article 3 du Règlement est abrogé et remplacé par ce qui suit :

EXPOSITIONS CANINES ET TOURNOIS DE FLYBALL

3. La définition d'«exposition canine» au paragraphe 3 (1) du Règlement est modifiée par adjonction de la phrase suivante «Sont toutefois exclus de la présente définition les tournois de flyball au sens de l'article 6.» à la fin de la définition.

4. (1) Le paragraphe 5 (2) du Règlement est modifié par adjonction de la disposition suivante :

4. Depuis le jour de l'entrée en vigueur du présent règlement, le pit-bull n'a pas été importé en Ontario plus de 14 jours avant une exposition canine approuvée en Ontario à laquelle il était inscrit.

(2) La disposition 4 du paragraphe 5 (3) du Règlement est abrogée et remplacée par ce qui suit :

4. L'alinéa 6 f) de la Loi ne s'applique pas si le pit-bull est importé en Ontario pendant la période de 14 jours mentionnée à la disposition 4 du paragraphe (2).

5. L'article 6 du Règlement est abrogé et remplacé par ce qui suit :

Tournois de flyball

6. La définition qui suit s'applique aux articles 7 et 8.

«tournoi de flyball» S'entend d'un tournoi de flyball pour chiens, tenu en Ontario ou ailleurs, qui est sanctionné, par écrit, par l'association appelée North American Flyball Association.

Exemptions : pit-bulls réglementés

7. (1) Les exigences prévues aux paragraphes 1 (1), (5) et (6) ne s'appliquent pas à l'égard d'un pit-bull réglementé au sens du paragraphe 7 (1) de la Loi lorsqu'il se trouve sur le site d'un tournoi de flyball auquel il participe, pourvu que toutes les conditions prévues au paragraphe (2) soient réunies.

(2) Les conditions suivantes sont celles visées au paragraphe (1) :

1. Le pit-bull réglementé est inscrit auprès de l'association appelée North American Flyball Association.
2. Le propriétaire du pit-bull réglementé a avisé par écrit l'association appelée North American Flyball Association de son intention de faire participer son pit-bull réglementé à un tournoi de flyball.
3. Le pit-bull réglementé a participé à au moins un tournoi de flyball pendant la période de 365 jours se terminant le jour de l'entrée en vigueur du présent règlement.
4. Le pit-bull réglementé a participé à un tournoi de flyball au moins une fois par période de 365 jours depuis sa première participation à un tel événement pendant la période qui s'applique au pit-bull aux termes de la disposition 3.

Exemptions : pit-bulls n'appartenant pas à des résidents de l'Ontario

8. (1) Les exemptions prévues au paragraphe (3) s'appliquent à l'égard des pit-bulls qui n'appartiennent pas à des résidents de l'Ontario, pourvu que toutes les conditions prévues au paragraphe (2) soient réunies.

(2) Les conditions suivantes sont celles visées au paragraphe (1) :

1. Le pit-bull est inscrit auprès de l'association appelée North American Flyball Association.
2. Le propriétaire du pit-bull a avisé par écrit l'association appelée North American Flyball Association de son intention de faire participer son pit-bull à un tournoi de flyball.
3. Depuis le jour de l'entrée en vigueur du présent règlement, le pit-bull n'a pas été présent en Ontario, sauf pendant les périodes de sept jours qui comprennent un tournoi de flyball auquel il a participé.
4. Depuis le jour de l'entrée en vigueur du présent règlement, le pit-bull n'a pas été importé en Ontario plus de sept jours avant un tournoi de flyball en Ontario auquel il était inscrit.

(3) Les exemptions suivantes sont celles visées au paragraphe (1) :

1. Les paragraphes 1 (1), (5) et (6) ne s'appliquent pas lorsque le pit-bull se trouve sur le site d'un tournoi de flyball auquel il participe.
2. L'alinéa 6 a) de la Loi ne s'applique pas pendant les périodes de sept jours mentionnées à la disposition 3 du paragraphe (2).
3. L'alinéa 6 f) de la Loi ne s'applique pas si le pit-bull est importé en Ontario pendant la période de sept jours mentionnée à la disposition 4 du paragraphe (2).

Nombre maximal de jours

9. Malgré l'exemption de l'application de l'alinéa 6 a) de la Loi prévue aux articles 5 et 8, nul ne doit permettre à un pit-bull auquel s'appliquerait l'exemption d'être présent en Ontario pendant plus de 14 jours consécutifs.

6. Le présent règlement entre en vigueur le 29 août 2005.

33/05

ONTARIO REGULATION 435/05

made under the

REGULATIONS ACT

Made: July 21, 2005

Filed: July 25, 2005

Amending Reg. 999 of R.R.O. 1990
(General)

Note: Regulation 999 has not previously been amended.

1. Regulation 999 of the Revised Regulations of Ontario, 1990 is amended by adding the following French version:

DISPOSITIONS GÉNÉRALES

1. Le registrateur donne des conseils sur la préparation des règlements et y apporte son aide.
2. Le croquis ou l'illustration figurant dans un règlement consiste en un cliché de trait d'au plus 2 ½ pouces de largeur. Le cliché, la plaque ou autre dispositif nécessaire à l'impression du croquis ou de l'illustration est remis au registrateur au moment du dépôt du règlement.
3. Au moment du dépôt du règlement, le registrateur inscrit sur celui-ci le numéro qui lui est attribué, la mention «Filed», ainsi que le jour, le mois et l'année du dépôt, et atteste l'inscription en y apposant sa signature.
4. Les règlements déposés sont mis à la disposition du public aux fins de consultation.
5. En publiant les règlements, le registrateur peut corriger des erreurs de copie, notamment des fautes grammaticales ou typographiques. Il peut également, afin d'obtenir un mode d'expression uniforme, modifier la numérotation et l'arrangement des dispositions, et apporter des modifications de nature rédactionnelle au langage ou à la ponctuation.
6. Le registrateur tient un registre et y inscrit, sur dépôt d'un règlement :

- a) le numéro attribué au règlement;
- b) l'objet du règlement;
- c) la loi autorisant la prise du règlement;
- d) le ministère ou l'autre autorité qui dépose le règlement;
- e) une déclaration indiquant si le règlement remplace ou modifie d'autres règlements et faisant un renvoi aux numéros des règlements ainsi remplacés ou modifiés.

7. Le registrateur tient un répertoire des lois et y inscrit, sur dépôt d'un règlement, le numéro de tous les règlements pris en application de chaque loi.

8. Le registrateur peut désigner un procureur au sein du bureau des conseillers législatifs ou du registrateur des règlements à titre de registrateur adjoint des règlements pour remplacer le registrateur dans l'exercice des fonctions que lui attribue le présent règlement.

33/05

ONTARIO REGULATION 436/05

made under the

PROCEEDINGS AGAINST THE CROWN ACT

Made: July 21, 2005

Filed: July 25, 2005

Amending Reg. 940 of R.R.O. 1990
(Garnishment)

Note: Regulation 940 has not previously been amended.

1. Regulation 940 of the Revised Regulations of Ontario, 1990 is amended by adding the following French version:

SAISIE-ARRÊT

1. L'avis de saisie-arrêt délivré à l'encontre de la Couronne n'a d'effet que s'il est signifié en même temps qu'un état détaillé dressé selon la formule 1.

2. L'avis de saisie-arrêt délivré à l'encontre de la Couronne est réputé signifié soit le trentième jour suivant la date effective de signification, soit le trentième jour suivant la date où la signification est valide en vertu des règles du tribunal qui a délivré l'avis de saisie-arrêt, selon le cas.

3. Pour l'application de l'article 21 de la Loi, le mode de signification doit être conforme aux règles du tribunal qui a délivré l'avis de saisie-arrêt. Toutefois :

- a) le mode de signification à personne consiste à laisser l'avis de saisie-arrêt et l'état détaillé auprès du directeur des finances ou à un employé du bureau du directeur des finances du service administratif;
- b) le mode de signification par la poste consiste à envoyer l'avis de saisie-arrêt et l'état détaillé par courrier adressé au directeur des finances au siège du service administratif.

FORMULE 1
ÉTAT DÉTAILLÉ

Loi sur les instances introduites contre la Couronne

Créancier(ière) — (nom) :

Débiteur(trice) — (nom) :

Numéro d'assurance sociale du débiteur ou de la débitrice, s'il est disponible :

Le présent état détaillé doit être signifié en même temps que l'avis de saisie-arrêt conformément aux règlements pris en application de la Loi.

Adresse du lieu de la signification :

.....

.....

1. Lorsque les sommes payables au débiteur ou à la débitrice constituent un traitement, indiquer :

- a) la profession, la classification d'emploi ou le titre du poste du débiteur ou de la débitrice :

.....

- b) le nom de l'employeur (c.-à-d. ministère, conseil, commission ou organisme) :

.....

- c) la section, la division ou la direction de l'employeur pour le compte de laquelle le traitement est payable au débiteur ou à la débitrice :

.....

- d) l'adresse du lieu de travail du débiteur ou de la débitrice :

.....

.....

2. Lorsque les sommes payables au débiteur ou à la débitrice constituent une rémunération pour des biens ou des services (à l'exception d'un salaire), donner :

- a) une description générale des biens ou des services :

.....

.....

- b) la date approximative de la remise ou de la fourniture :

.....

c) le lieu de la remise ou de la fourniture :

.....

.....

3. L'avis de saisie-arrêt annexé a-t-il pour but d'exécuter une ordonnance alimentaire?

Oui ☐ Non ☐

.....

signature du créancier/de la créancière

Date :

REMARQUE : Le règlement pris en application de la *Loi sur les instances introduites contre la Couronne* prévoit que l'avis de saisie-arrêt délivré à l'encontre de la Couronne est réputé signifié soit le trentième jour suivant la date effective de signification, soit le trentième jour suivant la date où la signification est valide en vertu des règles du tribunal compétent.

33/05

ONTARIO REGULATION 437/05

made under the

NOTARIES ACT

Made: July 21, 2005

Filed: July 25, 2005

Amending Reg. 831 of R.R.O. 1990
(Fees)

Note: Regulation 831 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Regulation 831 of the Revised Regulations of Ontario, 1990 is amended by adding the following French version:

DROITS

1. (1) Les droits devant être acquittés pour obtenir la nomination d'un avocat à titre de notaire sont de 145 \$.

(2) Les droits devant être acquittés pour obtenir la nomination d'une personne autre qu'un avocat à titre de notaire sont de 110 \$.

(3) Les droits devant être acquittés pour obtenir la nouvelle nomination d'une personne autre qu'un avocat à titre de notaire sont de 75 \$.

2. L'article 1 ne s'applique pas à la nomination à titre de notaire en Ontario une personne qui est un employé, selon le cas :

a) du gouvernement du Canada;

b) du gouvernement de l'Ontario;

c) d'une municipalité de l'Ontario, si la demande de nomination est présentée à la demande du chef de la municipalité.

33/05

ONTARIO REGULATION 438/05

made under the

FAMILY LAW ACT

Made: July 21, 2005

Filed: July 25, 2005

Amending Reg. 367 of R.R.O. 1990
(Designation of Matrimonial Home — Forms)

Note: Regulation 367 has not previously been amended.

- 1. Regulation 367 of the Revised Regulations of Ontario, 1990 is amended by adding the following French version:**

FORMULES DE DÉSIGNATION DU FOYER CONJUGAL

- 1.** La désignation du foyer conjugal prévue au paragraphe 20 (1) de la Loi est rédigée selon la formule 1.
- 2.** L'annulation de la désignation du foyer conjugal prévue à l'alinéa 20 (6) a) de la Loi est rédigée selon la formule 2.

FORMULE 1 DÉSIGNATION DU FOYER CONJUGAL

Loi sur le droit de la famille



Province
de
l'Ontario

Document général
Formule 4 — Loi portant réforme de l'enregistrement immobilier

D

À USAGE INTERNE	(1) Enregistrement des actes <input type="checkbox"/> Enregistrement des droits immobiliers <input type="checkbox"/>		(2) Page 1 de <input type="text"/> pages																					
	(3) Cote(s) foncière(s) <input type="checkbox"/> Pièce <input type="checkbox"/> Unité foncière <input type="checkbox"/>		Supplément en annexe <input type="checkbox"/>																					
	(4) Nature du document : Désignation du foyer conjugal (art. 20 de la <i>Loi sur le droit de la famille</i>)																							
	(5) Contrepartie : Sans objet. _____ dollars \$																							
	(6) Description : Nouvelles cotes foncières <input type="checkbox"/> Supplément en annexe <input type="checkbox"/> Actes d'exécution <input type="checkbox"/> Supplément en annexe <input type="checkbox"/>																							
	(7) Contenu du présent document :		(a) nouvelle description nouvelle servitude plan/croquis <input type="checkbox"/>	(b) Annexe concernant : Description <input type="checkbox"/> Autres parties <input type="checkbox"/> Divers <input type="checkbox"/>																				
(8) Termes du présent document : (Cocher la case appropriée et biffer la disposition inutile.) <input type="checkbox"/> Les parties dont la signature figure à la case 10, et qui sont les conjoints l'un de l'autre, désignent le bien décrit à la case 6 comme foyer conjugal. <input type="checkbox"/> La partie dont la signature figure à la case 10, et qui est le/la conjoint(e) de _____ (nom), désigne le bien à la case 6 comme foyer conjugal. <div align="right">Suite en annexe <input type="checkbox"/></div>																								
(9) Numéros des actes visés par le présent document : Sans objet. _____																								
(10) Partie(s) : (Indiquer la qualité ou l'intérêt.) <table border="0"> <tr> <td>Nom(s)</td> <td>Signature(s)</td> <td align="center" colspan="3">Date de signature</td> </tr> <tr> <td></td> <td></td> <td align="center">A</td> <td align="center">M</td> <td align="center">J</td> </tr> <tr> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> </tr> <tr> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> <td>_____</td> </tr> </table>					Nom(s)	Signature(s)	Date de signature					A	M	J	_____	_____	_____	_____	_____	_____	_____	_____	_____	_____
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FORMULE 2

ANNULATION DE LA DÉSIGNATION DU FOYER CONJUGAL

Loi sur le droit de la famille



Province
de
l'Ontario

Document général
Formule 4 — Loi portant réforme de l'enregistrement immobilier

D

À USAGE INTERNE		(1) Enregistrement des actes <input type="checkbox"/>	Enregistrement des droits immobiliers <input type="checkbox"/>	(2) Page 1 de pages																									
		(3) Cote(s) foncière(s)	Pièce	Unité foncière	Supplément en annexe <input type="checkbox"/>																								
		(4) Nature du document : Annulation de la désignation du foyer conjugal (art. 20 de la <i>Loi sur le droit de la famille</i>)																											
		(5) Contrepartie : Sans objet. ----- dollars \$																											
		(6) Description :																											
		<div style="display: flex; justify-content: space-between;"> <div style="width: 30%;"> Nouvelles cotes foncières Supplément en annexe <input type="checkbox"/> Actes d'exécution Supplément en annexe <input type="checkbox"/> </div> <div style="width: 65%;"> (7) Contenu du présent document : <div style="display: flex; justify-content: space-between; align-items: flex-start;"> <div style="width: 45%;"> (a) nouvelle description nouvelle servitude plan/croquis <input type="checkbox"/> </div> <div style="width: 50%;"> (b) Annexe concernant : Description <input type="checkbox"/> Autres parties <input type="checkbox"/> Divers <input type="checkbox"/> </div> </div> </div> </div>																											
(8) Termes du présent document : (Cocher la case appropriée et biffer la disposition inutile.) <input type="checkbox"/> Les parties dont la signature figure à la case 10, et qui sont les conjoints l'un de l'autre, annulent la désignation du bien décrit à la case 6 comme foyer conjugal, qu'elles ont faite à l'acte mentionné à la case 9. <input type="checkbox"/> La partie dont la signature figure à la case 10, et qui est le/la conjoint(e) de _____ (nom) annule la désignation du bien décrit à la case 6 comme foyer conjugal, qu'elle a faite à l'acte mentionné à la case 9. <div style="text-align: right;">Suite en annexe <input type="checkbox"/></div>																													
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ONTARIO REGULATION 439/05

made under the

COURTS OF JUSTICE ACT

Made: July 21, 2005

Filed: July 25, 2005

Amending Reg. 206 of R.R.O. 1990
(Territorial Divisions for the Small Claims Court)

Note: Regulation 206 has previously been amended. Those amendments are listed in the [Table of Regulations – Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Regulation 206 of the Revised Regulations of Ontario, 1990 is amended by adding the following French version:

DIVISIONS TERRITORIALES RELATIVES À LA COUR DES PETITES CRÉANCES

1. Sous réserve de l'article 2, les divisions territoriales décrites aux annexes du Règlement de l'Ontario 159/85, telles qu'elles existaient immédiatement avant l'entrée en vigueur des Règlements refondus de l'Ontario de 1990, sont maintenues comme divisions territoriales prescrites de la Cour des petites créances.

2. Les annexes 114, 115, 116 et 117 visées à l'article 1 sont abrogées et remplacées par ce qui suit :

TORONTO**SCHEDULE 114****TORONTO SMALL CLAIMS COURT**

1. The City of Toronto.

33/05

ONTARIO REGULATION 440/05

made under the

COURTS OF JUSTICE ACT

Made: July 21, 2005

Filed: July 25, 2005

Amending Reg. 186 of R.R.O. 1990
(Designation of Regions)

Note: Regulation 186 has not previously been amended.

1. Regulation 186 of the Revised Regulations of Ontario, 1990 is amended by adding the following French version:

DÉSIGNATION DES RÉGIONS

1. Pour l'application de la Loi, la province de l'Ontario est divisée en régions qui sont définies à l'annexe.

2. Les bureaux des juges principaux régionaux, du directeur régional de l'administration des tribunaux et du directeur régional des procureurs de la Couronne pour chaque région doivent être situés dans les municipalités suivantes :

1.	Région du Nord-Ouest	La cité de Thunder Bay.
2.	Région du Nord-Est	La cité de Sudbury.
3.	Région de l'Est	La ville d'Ottawa.
4.	Région du Centre-Est	La ville de Newmarket.

5.	Région de Toronto	La cité de Toronto.
6.	Région du Centre-Ouest	La cité de Brampton.
7.	Région du Centre-Sud	La cité de Hamilton.
8.	Région du Sud-Ouest	La cité de London.

ANNEXE

Région	Territoire
Région du Nord-Ouest	Les districts territoriaux de Kenora, de Rainy River et de Thunder Bay.
Région du Nord-Est	Les districts territoriaux d'Algoma, de Cochrane, de Manitoulin, de Nipissing, de Parry Sound, de Sudbury et de Timiskaming.
Région de l'Est	1. Les comtés de Frontenac, de Hastings, de Lanark, de Lennox et Addington, de Prince Edward et de Renfrew.
	2. Les comtés unis de :
	i. Leeds et Grenville,
	ii. Prescott et Russell,
	iii. Stormont, Dundas et Glengarry.
	3. La municipalité régionale d'Ottawa-Carleton.
Région du Centre-Est	1. La municipalité de district de Muskoka.
	2. Les comtés de Haliburton, de Northumberland, de Peterborough, de Simcoe et de Victoria.
	3. Les municipalités régionales de Durham et de York.
Région de Toronto	La municipalité de la communauté urbaine de Toronto.
Région du Centre-Ouest	1. Les comtés de Bruce, de Dufferin, de Grey et de Wellington.
	2. Les municipalités régionales de Halton et de Peel.
Région du Centre-Sud	1. Le comté de Brant.
	2. Les municipalités régionales de Haldimand-Norfolk, de Hamilton-Wentworth, de Niagara et de Waterloo.
Région du Sud-Ouest	Les comtés d'Elgin, d'Essex, de Huron, de Kent, de Lambton, de Middlesex, d'Oxford et de Perth.

ONTARIO REGULATION 441/05

made under the

COSTS OF DISTRESS ACT

Made: July 21, 2005

Filed: July 25, 2005

Amending Reg. 184 of R.R.O. 1990

(Costs)

Note: Regulation 184 has not previously been amended.

1. Regulation 184 of the Revised Regulations of Ontario, 1990 is amended by adding the following French version:**FRAIS****1. Les droits et les frais visés aux articles 1 et 2 de la Loi sont prescrits comme suit :**

1.	Pour pratiquer la saisie-gagerie, lorsque le montant de la réclamation est d'au plus 100,00 \$.	3,00 \$
	Lorsque le montant de la réclamation est supérieur à 100,00 \$, ajouter 0,50 \$ par tranche ou partie de tranche de 100,00 \$ additionnelle, jusqu'à un maximum de 6,00 \$.	
2.	Les frais de possession par jour, par personne, lorsque la possession effective est réellement nécessaire.	10,00
3.	Pour l'obtention d'un cautionnement au lieu de la prise de possession.	3,00
4.	La réception, le dépôt et la préparation d'un mandat.	3,00
5.	Chaque mille ou partie de mille nécessairement parcouru pour aller exécuter le mandat.	0,20
6.	Lorsque le montant dû est acquitté en totalité ou en partie après la saisie mais avant la vente, 5 pour cent du montant payé ou 10,00 \$, selon le plus élevé de ces montants.	
7.	Pour l'évaluation, 0,05 \$ par tranche de 1,00 \$ de la valeur des objets ou les dépenses raisonnables réellement engagées pour l'évaluation faite par deux évaluateurs, selon le plus élevé de ces montants.	
8.	Les frais raisonnables réellement engagés pour la publicité.	
9.	Tout avis de vente nécessaire.	1,00
10.	Les dépenses raisonnables réellement engagées pour trouver, recouvrer, retirer et manipuler les objets saisis.	
11.	Une commission de vente de 10 pour cent sur le produit de la vente.	

ONTARIO REGULATION 442/05

made under the

COMMISSIONERS FOR TAKING AFFIDAVITS ACT

Made: July 21, 2005

Filed: July 25, 2005

Amending Reg. 76 of R.R.O. 1990

(Fees)

Note : Regulation 76 has previously been amended. Those amendments are listed in the [Table of Regulations](#), [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Regulation 76 of the Revised Regulations of Ontario, 1990 is amended by adding the following French version:

DROITS

1. Le commissaire nommé en vertu de l'article 4 de la Loi paie les droits suivants à la Couronne :

1. 75 \$ pour sa nomination.

2. 50 \$ pour le renouvellement de sa nomination.

2. L'article 1 ne s'applique pas à la nomination ou au renouvellement de la nomination d'un commissaire qui est un employé, selon le cas :

a) du gouvernement du Canada;

b) du gouvernement de l'Ontario;

c) d'une municipalité de l'Ontario, si la nomination ou le renouvellement de la nomination est fait à la demande du chef de la municipalité;

d) d'une agence agréée en vertu de la *Loi sur les services à l'enfance et à la famille*, si la nomination ou le renouvellement de la nomination est fait à la demande du ministère des Services sociaux et communautaires.

33/05

ONTARIO REGULATION 443/05

made under the

CHILDREN'S LAW REFORM ACT

Made: July 21, 2005

Filed: July 25, 2005

Amending Reg. 72 of R.R.O. 1990

(Forms)

Note: Regulation 72 has not previously been amended.

1. Regulation 72 of the Revised Regulations of Ontario, 1990 is amended by adding the following French version:

FORMULES

1. L'ordonnance déclaratoire rendue en application de l'article 4 ou 5 de la Loi peut comprendre un énoncé rédigé selon la formule 1.

2. (1) La déclaration solennelle de filiation prévue au paragraphe 12 (1) de la Loi est rédigée selon la formule 2.

(2) La déclaration solennelle conjointe de filiation prévue au paragraphe 12 (2) de la Loi est rédigée selon la formule 3.

3. La conclusion de filiation qui figure dans une ordonnance ou un jugement et qui doit être mentionnée dans la déclaration fournie en application de l'article 14 de la Loi peut être rédigée selon la formule 4.

4. La déclaration fournie en application de l'article 14 de la Loi relativement à une ordonnance ou un jugement qui confirme une filiation ou conclut à une filiation est rédigée selon la formule 5.

FORMULE 1

ÉNONCÉ D'UNE ORDONNANCE RENDUE EN APPLICATION DE L'ARTICLE 4 OU 5 DE LA LOI

Loi portant réforme du droit de l'enfance

À la requête de

pour qu'une ordonnance déclaratoire portant que

est (le père ou la mère de)

(nom de l'enfant)

et après

et attendu qu'il appert que

(nom de l'enfant)

est né(e) le à

(lieu de naissance)

et que le numéro d'enregistrement de la naissance est

Numéro d'enregistrement :

(à remplir par le registraire général)

Loi portant réforme du droit de l'enfance

FORMULE 4 CONCLUSION DE FILIATION

Loi portant réforme du droit de l'enfance

Le tribunal conclut à l'existence d'un lien de filiation et détermine que :

a) le père est :

.....
(nom de famille)

.....
(prénoms)

.....
(adresse)

né le
(date de naissance)

.....
(numéro d'assurance sociale)

b) la mère est :

.....
(nom de famille)

.....
(prénoms)

.....
(adresse)

née le
(date de naissance)

.....
(numéro d'assurance sociale)

c) l'enfant est :

.....
(nom de famille)

.....
(prénoms)

.....
(sexe)

né(e) le
(date de naissance)

à
(lieu de naissance)

.....
(numéro d'enregistrement de la naissance)

Numéro d'enregistrement :
(à remplir par le registraire général)

FORMULE 5
DÉCLARATION CONCERNANT UNE CONCLUSION DE FILIATION

Loi portant réforme du droit de l'enfance

Devant , numéro de dossier

Nature de l'instance :

Parties :

Date de l'ordonnance ou du jugement :

Numéro de l'ordonnance ou du jugement :

Je soussigné(e), greffier du tribunal
susmentionné, déclare par la présente que l'ordonnance/le jugement rendu dans l'affaire susmentionnée confirme une filiation ou conclut à
une filiation en donnant les détails suivants :

Père — Nom de famille :

Prénom(s) :

Adresse :

Date de naissance :

Numéro d'assurance sociale :

Mère — Nom de famille :

Prénom(s) :

Adresse :

Date de naissance :

Numéro d'assurance sociale :

Enfant — Nom de famille :

Prénom(s) :

Sexe :

Date de naissance :

Lieu de naissance :

Numéro d'enregistrement de la naissance :

Signature : Date :

ONTARIO REGULATION 444/05

made under the

BLIND PERSONS' RIGHTS ACT

Made: July 21, 2005

Filed: July 25, 2005

Amending Reg. 58 of R.R.O. 1990

(Guide Dogs)

Note: Regulation 58 has not previously been amended.

1. Regulation 58 of the Revised Regulations of Ontario, 1990 is amended by adding the following French version:

CHIENS D'AVEUGLE

1. Le chien qui a subi avec succès les épreuves d'entraînement offertes par l'un des établissements suivants remplit les conditions requises d'un chien d'aveugle :

1. Eye Dog Foundation for the Blind, Los Angeles, Californie.
2. The Seeing Eye, Inc., Morristown, New Jersey.
3. Guide Dogs for the Blind Inc., San Rafael, Californie.
4. International Guiding Eyes Inc., Hollywood, Californie.
5. Eye of the Pacific Guide Dogs Inc., Honolulu, Hawaii.
6. Leader Dogs for the Blind, Rochester, Michigan.
7. Guide Dog Foundation for the Blind Inc., Smithtown, New York.
8. Guiding Eyes for the Blind Inc., New York, New York.
9. Pilot Dogs Inc., Columbus, Ohio.
10. Guide Dogs for the Blind Association, Windsor, Angleterre.
11. Chiens guides canadiens pour aveugles, Ottawa, Ontario.
12. Vision Canine du Canada, Oakville, Ontario.

33/05

ONTARIO REGULATION 445/05

made under the

PROVINCIAL OFFENCES ACT

Made: July 21, 2005

Filed: July 25, 2005

Amending Reg. 946 of R.R.O. 1990

(Extensions of Prescribed Times)

Note: Regulation 946 has not previously been amended.

1. Section 1 of Regulation 946 of the Revised Regulations of Ontario, 1990 is amended by striking out "The Ontario Court (Provincial Division), the Ontario Court (General Division)" and substituting "The Ontario Court of Justice, the Superior Court of Justice".

2. The Regulation is amended by adding the following French version:

PROROGATION DES DÉLAIS PRESCRITS

1. Si des avis ou des documents ne sont pas ou n'ont pas été acheminés par la poste par suite d'une interruption du service postal, la Cour de justice de l'Ontario, la Cour supérieure de justice ou la Cour d'appel peuvent, pour éviter que les parties à une instance ne soient lésées par l'interruption, proroger les délais prescrits par la Loi ou sous le régime de celle-ci ou par les règles qui régissent la procédure prévue par la Loi.

33/05

ONTARIO REGULATION 446/05

made under the

PROVINCIAL OFFENCES ACT

Made: July 21, 2005

Filed: July 25, 2005

Amending O. Reg. 679/92
(Fee for Late Payment of Fines)

Note: Ontario Regulation 679/92 has not previously been amended.

1. Ontario Regulation 679/92 is amended by adding the following French version:

FRAIS À ACQUITTER POUR LE PAIEMENT EN RETARD D'AMENDES

1. Les frais d'administration à acquitter par suite du défaut de paiement d'une amende sont les suivants :

- a) 10 \$ pour les amendes imposées après le 12 avril 1987 mais avant le 16 décembre 1992;
- b) 20 \$ pour les amendes imposées depuis le 16 décembre 1992.

33/05

ONTARIO REGULATION 447/05

made under the

EDUCATION ACT

Made: May 17, 2005

Approved: July 21, 2005

Filed: July 27, 2005

Amending Reg. 296 of R.R.O. 1990
(Ontario Schools for the Blind and the Deaf)

Note: Regulation 296 has previously been amended. Those amendments are listed in the [Table of Regulations](#) [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Subsection 2 (5) of Regulation 296 of the Revised Regulations of Ontario, 1990 is amended by striking out "Centre Jules-Léger School for the Deaf, Blind and Deaf-blind" and substituting "Centre Jules-Léger".

2. The Regulation is amended by adding the following French version:

ÉCOLES PROVINCIALES POUR AVEUGLES ET POUR SOURDS

INTERPRÉTATION

1. Les définitions qui suivent s'appliquent au présent règlement.

«candidat» Candidat à l'admission à l'école. («applicant»)

«conseiller d'établissement» Personne employée à titre de conseiller d'établissement à l'école. («residence counsellor»)

«directeur» Le directeur général de la Division des services régionaux du ministère. («director»)

«école» École visée à l'article 2. («School»)

«Indien» S'entend de l'une ou l'autre des personnes suivantes qui ne satisfait pas aux conditions requises pour être élève résident d'un conseil :

a) un Indien au sens de la *Loi sur les Indiens* (Canada);

b) un Esquimau. («Indian»)

«intendant» La personne responsable de l'administration financière de l'école. («bursar»)

«père ou mère» S'entend en outre d'un tuteur. Le terme «parents», au pluriel, a un sens correspondant. («parent»)

«surintendant» Le surintendant de l'école. («superintendent»)

DÉSIGNATIONS

2. (1) L'École provinciale pour aveugles de Brantford est désignée sous le nom de «The W. Ross Macdonald School».

(2) L'École provinciale pour sourds de Belleville est désignée sous le nom de «The Sir James Whitney School».

(3) L'École provinciale pour sourds de Milton est désignée sous le nom de «The Ernest C. Drury School».

(4) L'École provinciale pour sourds de London est désignée sous le nom de «The Robarts School».

(5) L'École provinciale pour sourds, aveugles et sourds-aveugles d'Ottawa est désignée sous le nom de «Centre Jules-Léger».

ADMISSION

3. (1) Sous réserve des paragraphes (2) et 8 (1), le surintendant admet à l'école le candidat qui n'est pas un Indien si celui-ci ou son père ou sa mère lui présente des preuves satisfaisantes que le candidat répond aux conditions suivantes :

a) il aura moins de 21 ans le premier jour de l'année scolaire à laquelle il souhaite être admis;

b) en raison d'un handicap visuel ou d'un handicap auditif, ou des deux, attesté par un médecin dûment qualifié, il a besoin de suivre un programme d'enseignement à l'enfance en difficulté offert à l'école;

c) s'il a moins de 18 ans, son père ou sa mère réside en Ontario;

d) s'il a 18 ans ou plus, il est lui-même un résident de l'Ontario.

(2) Le candidat qui satisfait aux conditions requises pour être élève résident d'un conseil qui offre, à l'intention des malentendants, un cours de jour lui convenant ne doit pas être admis à une École provinciale pour sourds sauf si, de l'avis du ministre, cette admission est dans l'intérêt véritable du candidat.

(3) Sous réserve de l'approbation du ministre, le surintendant admet à l'école le candidat qui n'est pas un Indien et qui aura 21 ans ou plus le premier jour de l'année scolaire à laquelle il souhaite être admis s'il lui présente des preuves satisfaisantes qu'il répond aux conditions visées aux alinéas (1) b) et d).

4. Lorsque le ministre de l'Éducation d'une province canadienne autre que l'Ontario :

a) demande l'admission d'un candidat :

(i) dont le père ou la mère réside dans cette province ou qui est âgé de 18 ans ou plus et réside lui-même dans cette province,

(ii) visé par l'alinéa 3 (1) b),

(iii) qui ne peut être refusé en vertu du paragraphe 8 (1);

b) accepte d'acquitter les droits exigibles au titre de l'enseignement et de l'entretien, et que le ministre ontarien donne son approbation, le surintendant admet le candidat à l'école.

5. Lorsque le ministre des Affaires indiennes et du Nord du Canada :

a) demande l'admission d'un candidat :

- (i) qui est un Indien visé par l'alinéa 3 (1) b),
- (ii) qui ne peut être refusé en vertu du paragraphe 8 (1);

b) accepte d'acquitter les droits exigibles au titre de l'enseignement et de l'entretien,

et que le ministre ontarien donne son approbation, le surintendant admet le candidat à l'école.

6. Si le candidat qui n'est pas un Indien et qui, selon le cas :

- a) n'a pas atteint l'âge de 18 ans et dont le père ou la mère ne réside pas dans une province canadienne;
- b) a atteint l'âge de 18 ans et ne réside pas dans une province canadienne,

présente des preuves satisfaisantes au surintendant qu'il répond à la condition prévue à l'alinéa 3 (1) b), le surintendant, sous réserve de l'approbation du ministre, admet le candidat à l'école sur paiement des droits, fixés par le ministre, qui ne dépassent pas les droits exigibles aux termes de l'article 10.

7. Le surintendant peut admettre en tout temps au cours de l'année scolaire le candidat qui satisfait aux exigences énoncées à l'article 3, 4, 5 ou 6, à condition que des possibilités d'accueil existent et qu'un programme soit disponible.

8. (1) Le candidat ne doit pas être admis à une école s'il est incapable de bénéficier de l'enseignement dispensé dans le cadre d'un programme à l'école.

(2) Le candidat peut être admis à l'essai à une école s'il existe des doutes sur la question de savoir :

- a) soit si la preuve présentée en vertu de l'alinéa 3 (1) b) établit qu'il a besoin d'un programme d'enseignement à l'enfance en difficulté;
- b) soit s'il est apte à bénéficier de l'enseignement dispensé dans le cadre d'un programme offert à l'école.

(3) À la demande du surintendant ou du père ou de la mère du candidat, ou du candidat lui-même s'il est âgé de 18 ans ou plus, le ministre peut constituer un comité qu'il charge d'entendre et de trancher toute question concernant l'admissibilité du candidat.

DROITS

9. Aucuns droits ne sont exigibles en ce qui concerne l'élève admis à une école en vertu de l'article 3.

10. (1) Les droits exigibles pendant un exercice à l'égard d'un élève qui est admis en vertu de l'article 4 ou 5 à une école désignée à l'article 2 sont calculés conformément au présent article.

(2) S'il s'agit d'un élève qui n'est pas résident de l'école, les droits correspondent au montant calculé en application du paragraphe (4).

(3) S'il s'agit d'un élève qui est résident de l'école, les droits correspondent au montant calculé en application du paragraphe (5).

(4) Le montant visé au paragraphe (2) est calculé de la façon suivante :

1. Pour les écoles désignées à l'article 2, calculer le total de leurs coûts de fonctionnement estimatifs pour l'exercice, à l'exception, le cas échéant, des coûts estimatifs des services de documentation externes, de la formation des enseignants, du fonctionnement de la résidence et des conseillers d'établissement, des services alimentaires, des services de buanderie, du cours d'été destiné aux parents, de la médiathèque et des projets spéciaux.
2. Diviser le montant calculé en application de la disposition 1 par le nombre total des élèves inscrits aux écoles désignées à l'article 2 au 30 septembre de l'exercice.

(5) Le montant visé au paragraphe (3) est calculé de la façon suivante :

1. Pour les écoles désignées à l'article 2, calculer le total des coûts suivants pour l'exercice :
 - i. les coûts de fonctionnement estimatifs de la résidence,
 - ii. les coûts des conseillers d'établissement,
 - iii. les coûts des services de buanderie,
 - iv. les coûts des services alimentaires, à l'exception de ceux destinés au personnel et aux élèves qui n'y sont pas résidents.
2. Diviser le montant calculé en application de la disposition 1 par le nombre total des élèves qui sont résidents des écoles désignées à l'article 2 au 30 septembre de l'exercice.
3. Ajouter le montant calculé en application de la disposition 2 au montant calculé en application du paragraphe (4).

11.

12.

TRANSPORT

13. (1) Le surintendant peut offrir aux élèves de l'école qui n'y sont pas résidents des services quotidiens de transport pour s'y rendre et en revenir.

(2) Le ministre peut acquitter la totalité ou une partie des frais de transport de l'élève admis à une école en vertu de l'article 3, lorsque le conseil dont l'élève satisfait aux conditions requises pour être résident n'offre pas de services de transport pour se rendre à l'école et en revenir.

OBLIGATIONS DE L'ÉLÈVE

14. L'élève d'une école a les obligations suivantes :

- a) sauf avec la permission du surintendant, il est présent le premier jour de l'année scolaire et fréquente l'école avec ponctualité et assiduité tout au long de l'année;
- b) il subit les tests et les examens requis par le surintendant;
- c) il fait preuve d'auto discipline et se soumet à la discipline qui correspond à celle que pourrait exercer une mère ou un père bienveillant, ferme et sensé;
- d) il observe les règles de propreté et d'hygiène, s'applique à étudier ses matières et est courtois envers les autres élèves et le personnel enseignant et non enseignant de l'école;
- e) il est responsable, devant le surintendant, de sa conduite dans les lieux scolaires, dans le cadre des activités et des programmes périscolaires que l'école parraine et lorsqu'il voyage dans un autobus dont le ministère est propriétaire ou qu'il a loué;
- f) il ne quitte les lieux scolaires que conformément aux conditions énoncées par le surintendant;
- g) s'il est résident de l'école, il participe aux programmes offerts par le conseiller d'établissement dans son secteur.

FONCTIONS DE L'ENSEIGNANT

15. Outre les fonctions d'enseignant que lui confère la Loi, la personne employée pour enseigner dans une école exerce les fonctions suivantes :

- a) elle est responsable de l'enseignement efficace dans les matières que le surintendant l'a chargé d'enseigner, de l'administration de ses classes et de la discipline dans sa salle de classe;
- b) elle collabore avec les fonctionnaires du ministère et le surintendant à la planification et à l'évaluation du programme d'enseignement;
- c) elle veille à ce que son programme quotidien tienne compte des différences entre les élèves de ses classes de façon que chacun d'eux puisse obtenir un degré de réussite raisonnable;
- d) elle prépare, dans le but de les utiliser dans sa ou ses classes, les plans et les grandes lignes de cours requis par le surintendant et les lui présente sur demande;
- e) elle collabore au maintien de la discipline et favorise le développement d'un bon moral et d'un esprit de corps à l'école;
- f) elle exerce les fonctions de supervision que lui assigne le surintendant.

FONCTIONS DU CONSEILLER D'ÉTABLISSEMENT

16. Le conseiller d'établissement exerce les fonctions suivantes :

- a) il est responsable du secteur qui lui a été assigné par le surintendant et veille à la sécurité, à la santé, au confort et au bien-être des élèves de ce secteur;
- b) il planifie et offre des programmes visant à favoriser et à promouvoir la croissance et le développement de chaque élève du secteur dont il a la charge, et évalue ces programmes;
- c) il veille à ce que les programmes qu'il offre tiennent compte des différences entre les élèves;
- d) il note la croissance et le développement de chacun des élèves du secteur dont il a la charge;
- e) il collabore au maintien de la discipline, d'un bon moral et d'un esprit de corps à l'école;
- f) il exerce les fonctions de supervision que lui assigne le surintendant;
- g) il collabore avec le surintendant sur toute question concernant l'école.

PARENTS

17. (1) Une somme d'au moins 20 \$ est remise à l'intendant pour couvrir les menues dépenses personnelles de l'élève inscrit à l'école.

(2) Le père ou la mère de l'élève, ou l'élève lui-même s'il est âgé de plus de 18 ans, accepte, comme condition d'admission à l'école :

- a) de fournir, à la demande du surintendant, les articles personnels nécessaires pour permettre à l'élève de participer aux programmes de l'école;
- b) de fournir à l'élève le transport et l'accompagnement nécessaires pour lui permettre d'assister à ses cours avec assiduité, si ce transport et cet accompagnement n'est pas déjà assuré;
- c) sur recommandation du médecin scolaire, d'autoriser le surintendant à organiser, en cas d'urgence, l'admission de l'élève dans un hôpital pour y recevoir des soins ou y subir une intervention chirurgicale;
- d) de permettre que l'élève reçoive les soins médicaux recommandés par le médecin scolaire, sous réserve de tout autre consentement requis;
- e) de garantir le paiement des services médicaux et dentaires requis par l'élève pendant l'année scolaire, à l'exception de ceux qui sont fournis par l'école;
- f) d'aviser promptement le surintendant des motifs justifiant l'absence de l'élève.

(3) Avec l'autorisation du surintendant, le père ou la mère de l'élève peut rendre visite à l'élève à l'école où il est inscrit.

FONCTIONS DU SURINTENDANT

18. Chaque école est dotée d'un surintendant qui exerce les fonctions suivantes :

- a) il admet les élèves à l'école conformément au présent règlement;
- b) il désigne les élèves qui seront élèves résidents de l'école et ceux qui habiteront dans les foyers qu'il a approuvés;
- c) il désigne le moyen de transport que l'élève dont l'école assure le transport utilisera pour se rendre à l'école et en revenir;
- d) il assigne des classes et des programmes aux élèves;
- e) il voit au transfert et au passage des élèves, comme il le juge opportun;
- f) il constitue un dossier pour chaque élève inscrit à l'école et le tient à jour, le conserve, le transfère, ou s'en défait, de la manière prescrite par les règlements;
- g) au moins une fois par année civile, il prévoit le réexamen du placement de l'élève pour s'assurer que le programme convient à ses capacités et à ses besoins;
- h) il recommande qu'un diplôme d'études secondaires ou un diplôme d'études secondaires supérieures soit conféré à l'élève de l'école qui a satisfait aux conditions requises pour l'obtenir;
- i) il est responsable de l'organisation, de l'administration et de la discipline de l'école, et veille à ce qu'une supervision convenable soit assurée en tout temps;
- j) il fournit au directeur, sur demande, des renseignements sur toute question touchant les intérêts de l'école;
- k) il organise l'inspection régulière des lieux scolaires et signale promptement au ministère des Services gouvernementaux les réparations à effectuer par ce dernier;
- l) il détermine les heures auxquelles les élèves peuvent quitter les lieux scolaires et celles auxquelles ils peuvent recevoir des visites à l'école;
- m) il prévient immédiatement le père ou la mère de l'élève qui devient gravement malade ou qui requiert des soins hospitaliers à l'extérieur de l'école;
- n) il prévient le père ou la mère de l'élève qui endommage ou détruit des biens de l'école et il demande une indemnité appropriée;
- o) il tient des exercices d'urgence à l'école et dans les résidences au moins six fois pendant l'année scolaire et exige la participation de tous les élèves et de tous les membres du personnel;
- p) il signale promptement au médecin-hygiéniste local et au directeur les cas de maladie infectieuse ou contagieuse à l'école;
- q) au moins une fois par trimestre, il présente au père ou à la mère de l'élève, ou à l'élève lui-même s'il est âgé de 18 ans ou plus, un rapport sur les progrès réalisés.

19. (1) Le surintendant peut suspendre un élève de l'école ou d'un programme de l'école pour une période ne dépassant pas 30 jours pour les motifs suivants : mauvaise conduite, opposition constante à l'autorité, manquement constant à ses obligations, destruction volontaire de biens de l'école, usage d'un langage blasphématoire ou de paroles délibérément insultantes, conduite de nature à nuire à l'ambiance morale de l'école ou au bien-être physique ou mental des autres personnes. S'il suspend un élève, le surintendant en avise sans délai par écrit l'élève, ses enseignants, son père ou sa mère et le directeur, leur en expose les motifs et les informe du droit d'appel prévu au paragraphe (2).

(2) Le père ou la mère de l'élève qui a fait l'objet d'une suspension en vertu du paragraphe (1), ou l'élève lui-même s'il est âgé de 18 ans ou plus, peut, dans les sept jours qui suivent le début de la suspension, interjeter appel de la suspension auprès du directeur. Le directeur peut, après avoir entendu l'appel ou s'il n'y a pas d'appel, mettre fin à la suspension, la confirmer ou la modifier. S'il le juge approprié, il peut faire supprimer toute mention de la suspension.

(3) Le directeur peut renvoyer un élève de l'école en raison d'une indocilité telle que sa présence est préjudiciable aux autres élèves si les exigences suivantes sont remplies :

- a) le surintendant le recommande;
- b) l'élève et son père ou sa mère ont été avisés par écrit :
 - (i) d'une part, de la recommandation du surintendant,
 - (ii) d'autre part, du droit de l'élève, s'il est âgé de 18 ans ou plus, sinon du droit de son père ou de sa mère, de présenter des observations lors d'une audience tenue par le directeur;
- c) l'audience prévue a été tenue.

(4) Sont parties à l'audience tenue en vertu du présent article le père ou la mère de l'élève, ou l'élève lui-même s'il est âgé de 18 ans ou plus, et le surintendant.

20. (1) Le surintendant peut retirer l'élève d'un programme pour l'une ou l'autre des raisons suivantes :

- a) de l'avis du surintendant, les progrès de l'élève ne sont pas satisfaisants;
- b) l'élève n'a plus besoin de suivre un programme d'enseignement à l'enfance en difficulté, et un placement dans un autre programme lui conviendrait mieux.

(2) Lorsque l'élève est retiré d'un programme en vertu du paragraphe (1), le surintendant :

- a) en avise par écrit l'élève et son père ou sa mère, leur en expose les motifs et les informe du droit d'interjeter appel auprès du directeur;
- b) conseille le père ou la mère de l'élève, ou l'élève lui-même s'il est âgé de 18 ans ou plus, en ce qui concerne les possibilités qui s'offrent à l'élève;
- c) soutient, par ses conseils, le père ou la mère de l'élève et l'élève lui-même lorsque, de l'avis du surintendant, cela est nécessaire.

(3) Le père ou la mère d'un élève qui a été retiré d'un programme en vertu du paragraphe (1), ou l'élève lui-même s'il est âgé de 18 ans ou plus, peut, dans les sept jours qui suivent le retrait, interjeter appel du retrait auprès du directeur. Le directeur peut, après avoir entendu l'appel ou s'il n'y a pas d'appel, confirmer le retrait ou ordonner que l'élève soit réadmis à l'école.

(4) Sont parties à l'audience tenue en vertu du présent article le père ou la mère de l'élève, ou l'élève lui-même s'il est âgé de 18 ans ou plus, et le surintendant.

21. Le surintendant peut faire renvoyer l'élève chez lui dans les cas suivants :

- a) l'élève est gravement ou continuellement malade;
- b) l'élève a besoin de soins médicaux attestés par le médecin scolaire.

CONSEIL CONSULTATIF DU SURINTENDANT

22. (1) Le surintendant peut constituer un conseil consultatif du surintendant pour son école pour lui faire des recommandations au sujet de l'organisation, de l'administration et de la direction de l'école.

(2) Le conseil consultatif du surintendant constitué en vertu du paragraphe (1) se compose d'au moins six personnes nommées par le surintendant. Il se réunit sur convocation du surintendant au moins deux fois pendant l'année scolaire.

(3) Les membres du conseil consultatif du surintendant ont droit au remboursement des dépenses qu'ils doivent nécessairement engager pour assister aux réunions.

QUALIFICATION REQUISE DES ENSEIGNANTS

23. (1) L'enseignant employé pour enseigner aux sourds à une école :

- a) détient un certificat de compétence pour enseigner dans une école élémentaire ou une école secondaire de l'Ontario, ou une attestation de compétence;
 - b) détient le diplôme d'enseignement aux élèves sourds décerné par le ministre ou une qualification équivalente reconnue par le ministre.
- (2) Un adulte sourd peut être employé pour enseigner aux sourds à une école s'il détient une attestation permanente de compétence l'autorisant à enseigner aux élèves sourds.
- (3) L'enseignant employé pour enseigner aux aveugles à une école :
- a) détient un certificat de compétence pour enseigner dans une école élémentaire ou une école secondaire de l'Ontario, ou une attestation de compétence;
 - b) rempli ou fait le nécessaire en vue de remplir les conditions requises pour avoir la qualification de spécialiste de l'enseignement aux élèves aveugles ou a une qualification équivalente reconnue par le ministre.
- (4) L'enseignant employé pour enseigner aux sourds et aveugles à une école :
- a) détient un certificat de compétence pour enseigner dans une école élémentaire ou une école secondaire de l'Ontario, ou une attestation de compétence;
 - b) rempli ou fait le nécessaire en vue de remplir les conditions requises pour avoir la qualification de spécialiste de l'enseignement aux élèves sourds et aveugles ou a une qualification équivalente reconnue par le ministre.

Made by:
Pris par :

Le ministre de l'Éducation,

GERARD KENNEDY
Minister of Education

Date made: May 17, 2005.
Pris le : 17 mai 2005.

33/05

ONTARIO REGULATION 448/05

made under the

RETAIL SALES TAX ACT

Made: July 21, 2005
Filed: July 28, 2005

Amending Reg. 1013 of R.R.O. 1990
(General)

Note: Regulation 1013 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 3 of Regulation 1013 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

3. (1) In this section,

“valid identity card” means, in respect of a sale of tangible personal property or a taxable service to a person or in respect of a contract of insurance or a benefits plan, an identity card the person is authorized to use under section 6 of Regulation 1012 of the Revised Regulations of Ontario, 1990 (Definitions, Exemptions and Rebates) made under the Act;

“valid purchase exemption certificate” means, in respect of a sale of tangible personal property or a taxable service to a person or in respect of a contract of insurance or a benefits plan, a purchase exemption certificate,

(a) that the person is authorized to use under section 6 of Regulation 1012 of the Revised Regulations of Ontario, 1990 (Definitions, Exemptions and Rebates) made under the Act, and

(b) that contains all of the information required under subsection 6 (4) of that regulation.

(2) Every vendor shall collect tax from a purchaser on the sale of tangible personal property or a taxable service in respect of which tax is otherwise payable under the Act unless the person provides a valid purchase exemption certificate to the vendor or presents a valid identity card to the vendor.

(3) If a person enters into a contract of insurance or a planholder provides a benefits plan and does not provide the vendor with a valid purchase exemption certificate or a certificate, as required by section 3.1, 3.2 or 3.3 of this Regulation, and does not present a valid identity card to the vendor, the vendor shall collect the tax imposed under section 2.1 of the Act.

(4) If a person provides a purchase exemption certificate to a vendor that does not contain the information required under subsection 6 (4) of Regulation 1012 of the Revised Regulations of Ontario, 1990 (Definitions, Exemptions and Rebates) made under the Act, the vendor shall levy and collect the tax, if any, that would otherwise be payable under the Act on the sale of the tangible personal property or the taxable service to the person or on the payment by the person of the premium under the contract of insurance or benefits plan, as the case may be.

2. (1) Clauses 4 (1) (a) and (b) of the Regulation are revoked and the following substituted:

(a) tangible personal property without providing a valid purchase exemption certificate, within the meaning of subsection 3 (1), or presenting a valid identity card, within the meaning of that subsection; and

(b) a taxable service described in clauses (a), (c), (c.1), (d) or (d.1) of the definition of “taxable service” in subsection 1 (1) of the Act.

(2) Subsection 4 (2) of the Regulation is revoked and the following substituted:

(2) When the holder of a “G” permit wishes to purchase free of tax tangible personal property or a taxable service described in clause (a), (c), (c.1), (d) or (d.1) of the definition of “taxable service” in subsection 1 (1) of the Act, the holder shall notify the supplier that the holder is the holder of a “G” permit by placing the number of the permit on the holder’s purchase order form.

33/05

ONTARIO REGULATION 449/05

made under the

RETAIL SALES TAX ACT

Made: June 14, 2005

Filed: July 28 2005

Amending Reg. 1012 of R.R.O. 1990
(Definitions, Exemptions and Rebates)

Note: Regulation 1012 has previously been amended. Those amendments are listed in the [Table of Regulations](#) [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Section 6 of Regulation 1012 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

6. (1) In this section,

“blanket purchase exemption certificate” means a purchase exemption certificate provided by a person to a vendor that applies to one or more sales to the person by the vendor or to one or more premium payments to the vendor until the person revokes the certificate or the Minister cancels the certificate;

“single purchase exemption certificate” means a purchase exemption certificate provided by a person to a vendor that applies to only one sale, contract of insurance or benefits plan.

(2) In each of the following circumstances, a person may provide a valid purchase exemption certificate to a vendor instead of paying to the vendor the amount of tax that would otherwise be levied and collected by the vendor under the Act:

1. On a sale of tangible personal property to the person if,
 - i. the person alleges he or she is exempt from tax under the Act, or
 - ii. the person alleges he or she is purchasing the property for the purposes of resale and, if the person is not resident in Ontario, he or she has a vendor permit under the Act and provides the number to the vendor.
2. On a sale to the person of a taxable service described in clause (a), (c), (c.1), (d) or (d.1) of the definition of “taxable service” in subsection 1 (1) of the Act if,
 - i. the person alleges that he or she is purchasing the service for the purposes of resale and, if the person is not resident in Ontario, he or she has a vendor permit under the Act and provides the number to the vendor, or
 - ii. the taxable service is supplied in respect of taxable tangible personal property with respect to which the person alleges he or she is exempt from tax under the Act.
3. On a payment by the person of a premium under a contract of insurance if,
 - i. the person is not required to pay tax under the Act in respect of premiums under the contract of insurance because the conditions under clause 2.1 (8) (b), (d), (e), (f), (j) or (k) of the Act are satisfied, or
 - ii. the contract of insurance has been prescribed for the purposes of clause 2.1 (8) (m) of the Act.
4. On a payment by the person of a premium or part of a premium under a benefits plan if the person is the planholder of the plan and is not required to pay tax under the Act in respect of the premium or the part of the premium because the conditions in subsection 2.1 (18) of the Act are satisfied.
5. On a sale to the person of tangible personal property or a taxable service if the person is a registrant and is not liable to pay tax under the Act in respect of the sale by reason of subsection 3 (5) of the Act.
6. On a sale in respect of railway rolling stock or on the payment of a premium under a contract of insurance in respect of railway rolling stock if the value on which the tax is payable under the Act is determined under section 15 and the person pays tax directly to the Minister.

(3) Instead of providing a purchase exemption certificate to a vendor under subsection (2), a person who satisfies one of the following paragraphs may present to the vendor the identity card described in that paragraph:

1. An identity card issued by an accredited farm organization under the *Farm Registration and Farm Organizations Funding Act, 1993* on the sale of tangible personal property or a taxable service or in respect of a contract of insurance on agricultural property if the person is engaged in the business of farming and is exempt from tax by reason of,
 - i. paragraph 13, 14 or 19 of subsection 7 (1) of the Act, in respect of the tangible personal property,
 - ii. subparagraph 2 ii or vi of subsection 7 (1) of the Act, in respect of the taxable service, or
 - iii. clause 2.1 (8) (b) of the Act, in respect of the contract of insurance.
2. An identity card issued by the Office of Protocol, Department of Foreign Affairs and International Trade (Canada), if the person is exempt from tax under subsection 7 (5) of the Act.
3. A Certificate of Indian Status identity card issued under the *Indian Act* (Canada) by the Government of Canada, if the person is exempt from tax in respect of the sale by reason of paragraph 59 of subsection 7 (1).
4. An identity card issued by the Canadian National Institute for the Blind on the sale of audio books, if the person is exempt from tax in respect of the sale by reason of paragraph 66 of subsection 7 (1) of the Act.

(4) A purchase exemption certificate provided by a person under subsection (2) may be either a single purchase exemption certificate or blanket purchase exemption certificate and is valid only if it includes,

- (a) the name of the person or name under which the person transacts business;
- (b) the address of the person or the address at which the person carries on business;
- (c) the name of the person who is authorized to acquire the tangible personal property or taxable service or enter into the contract of insurance or benefits plan;
- (d) the reason for claiming the exemption from payment of tax;

- (e) the person's vendor permit number under the Act if the person is a vendor under the Act;
- (f) the carrier account number issued by the Ministry of Transportation if the person is a registrant; and
- (g) the date the person provided the purchase exemption certificate.

(5) A person who provides a valid blanket purchase exemption certificate to a vendor is not required to supply any additional purchase exemption certificates on individual sales or premium payments until the blanket purchase exemption certificate is revoked or cancelled.

(6) Every person who provides a blanket purchase exemption certificate shall promptly revoke the certificate if any information required to be included in the certificate was omitted or is not currently correct, but the person may provide a replacement certificate with the correct information, if the person is entitled under subsection (2) to use a valid blanket purchase exemption certificate.

(7) If a person provides a purchase order to a vendor and intends to rely on a blanket purchase exemption certificate or on an identity card described in paragraph 1, 2, 3 or 4 of subsection (3), the person shall ensure that the purchase order contains,

- (a) a notation that the purchaser is using a valid blanket purchase exemption certificate already provided to the vendor or an identity card to be presented to the vendor;
- (b) the person's vendor permit number if the person is registered under the Act as a vendor;
- (c) the number or identifier from the identity card, if the person is entitled to present an identity card under subsection (3) on the sale; and
- (d) the carrier account number issued by the Ministry of Transportation if the person is a registrant.

(8) A person, other than a vendor who holds a "G" permit under subsection 4 (1) of Regulation 1013 of the Revised Regulations of Ontario, 1990 (General) made under the Act, shall not give a vendor a purchase exemption certificate but shall pay the tax under the Act to the vendor,

- (a) on the price charged for tangible personal property purchased by the person for consumption or use in the course of carrying on a business;
- (b) on the price charged for a taxable service purchased by the person in the course of carrying on a business; and
- (c) on the payment of a premium charged for a contract of insurance or a benefits plan if the person entered into the contract of insurance or became a planholder of the benefits plan in the course of carrying on a business.

(9) Every vendor shall maintain a record of the name and the number or other identifier on each identity card presented to the vendor.

(10) A vendor shall not apply a valid single purchase exemption certificate to more than one sale, contract of insurance or benefits plan.

(11) The Minister may cancel a blanket purchase exemption certificate if the person who provided it is not entitled to use it.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: June 14, 2005.

33/05

ONTARIO REGULATION 450/05

made under the

DEVELOPMENTAL SERVICES ACT

Made: July 21, 2005

Filed: July 29, 2005

Amending Reg. 272 of R.R.O. 1990
(General)

Note: Regulation 272 has previously been amended. Those amendments are listed in the Table of Regulations -- Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 11 of Regulation 272 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

11. In every facility, the board or where there is no board, the owner, shall ensure that,

- (a) the facility is inspected at least once a year by the fire department of the municipality where the facility is located or by a professional engineer as defined in the *Professional Engineers Act* or an architect as defined in the *Architects Act* and that all fire safety deficiencies are corrected;
- (b) there is adequate protection to avoid burn injury from radiators or other heating equipment;
- (c) the water supplies are adequate for all normal needs, including those of fire protection;
- (d) at least once a year the heating equipment is serviced by qualified personnel and a written record of the servicing is kept;
- (e) adequate supervision is provided at all times for the security of the residents and the facility; and
- (f) no portable electric heaters are used in the facility that are not in accordance with standards of approval set down by the Canadian Standards Association.

2. Clause 13.1 (c) of the Regulation is revoked and the following substituted:

- (c) ensure that, if sleeping accommodation is provided in rooms located other than on the ground floor or the floor immediately above it, the building is equipped with,
 - (i) the fire safety features identified in section 9.5 or 9.6, as applicable, of the fire code established under the *Fire Protection and Prevention Act, 1997*, despite Articles 9.1.2.2 and 9.5.1.1 of the fire code, or
 - (ii) an automatic sprinkler system that complies with the standards prescribed for a care occupancy (Group B, Division 3) under Part 3 of the building code made under the *Building Code Act, 1992*;

33/05

ONTARIO REGULATION 451/05

made under the

FIRE PROTECTION AND PREVENTION ACT, 1997

Made: July 20, 2005

Filed: July 29, 2005

Amending O. Reg. 388/97
(Fire Code)

Note: Ontario Regulation 388/97 has previously been amended. Those amendments are listed in the Table of Regulations -- Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 1.1.2. of Ontario Regulation 388/97 is revoked and the following substituted:

Subsection 1.1.2. Records of Tests and Inspections

1.1.2.1. (1) Except as required in Sentence (2), written records shall be kept of **tests** and corrective measures for two years after they are made, and the records shall be available upon request to the **Chief Fire Official**.

(2) If the time interval between **tests** exceeds 2 years, the written records shall be kept for the period of the **test** interval plus one year.

(3) In addition to the requirements of Sentences (1) and (2), in facilities regulated by or under the **Developmental Services Act**, written records shall be kept of **inspections** for two years after they are made, and the records shall be available upon request to the **Chief Fire Official**.

2. Table 1.1.7.A. of the Regulation is amended by adding the following item:

CSA	CAN/CSA-Z305.12-98	Guide for the Safe Storage, Handling, and Use of Portable Oxygen Systems in Home, Domiciliary, and Healthcare Settings	2.15
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3. Article 2.1.1.3. of the Regulation is revoked and the following substituted:

2.1.1.3. (1) Despite Sentence 2.1.1.2.(2), Section 2.2 (Fire Separations), Subsection 2.4.7. (Vacant Buildings), Section 2.6 (Service Equipment), Section 2.11 (Insulation and Re-Insulation), Section 2.13 (Installation of Smoke Alarms) and Section 2.15 (Portable Oxygen Systems) apply to individual **dwelling units**.

(2) Despite Sentence 2.1.1.2.(2), this Part applies to facilities regulated by or under the **Developmental Services Act**.

4. Article 2.4.3.1. of the Regulation is amended by adding the following Sentence:

(2) In facilities regulated by or under the **Developmental Services Act**, suitable noncombustible ashtrays shall be provided where smoking is permitted.

5. (1) Article 2.8.1.1. of the Regulation is amended by adding the following Sentence:

(4) Despite Sentence (1), the requirements of this Section apply to facilities regulated by or under the **Developmental Services Act**.

(2) Clause 2.8.3.2.(1)(a) of the Regulation is revoked and the following substituted:

(a) in day-care centres, facilities regulated by or under the **Developmental Services Act** and Group 'B' **occupancies**, fire drills shall be held at least monthly,

6. Part 2 of the Regulation is amended by adding the following Sections:**SECTION 2.14 RESERVED****SECTION 2.15 PORTABLE OXYGEN SYSTEMS****Subsection 2.15.1. General**

2.15.1.1. This Section applies to portable oxygen systems used for medical purposes in residential occupancies and health care facilities.

2.15.1.2. Storage, handling and use of portable oxygen systems shall be in conformance with CAN/CSA-Z305.12, "Guide for the Safe Storage, Handling, and Use of Portable Oxygen Systems in Home, Domiciliary, and Healthcare Settings".

Made by:

MONTE KWINTER
Minister of Community Safety and Correctional Services

Date made: July 20, 2005.

33/05

ONTARIO REGULATION 452/05

made under the

FILM CLASSIFICATION ACT, 2005

Made: July 21, 2005

Filed: July 29, 2005

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DEFINITIONS AND INTERPRETATION

Definitions and interpretation

1. (1) In this Regulation,

“adult sex film” means a film that has, as its main object, the depiction of explicit sexual activity; (“film à caractère sexuel pour adultes”)

“cassette” means the physical structure that contains a film and includes a video tape, video disk, or other similar thing; (“cassette”)

“exterior container” means the packaging that is designed or intended to contain a cassette of a film for display purposes; (“jaquette”)

“Film Board” means the Ontario Film Review Board; (“Commission cinématographique”)

“film festival” means an event that is held for the purpose of the appreciation of film as an art form, that is held not more than twice in a year for a period of no more than 14 days and that is organized by a corporation that,

- (a) does not have gain for any of its objects,
- (b) has a board of directors composed of members of the community that the event intends to serve, and
- (c) receives funds to support the event from a municipal, provincial or federal government in Canada; (“festival de films”)

“public art gallery” means a corporation that has as its primary objective the collection, preservation, interpretation or exhibition of works in the visual arts and that,

- (a) does not have gain for any of its objects,
- (b) has a board of directors composed of members of the community that the gallery intends to serve,
- (c) has been incorporated for at least one year or has been exhibiting film for at least one year,
- (d) receives funds to support its primary objective from a municipal, provincial or federal government in Canada, and
- (e) has fixed premises from which it conducts its activities; (“musée d’art public”)

“public library” means a public library established or continued under the *Public Libraries Act*; (“bibliothèque publique”)

“school” means a private school and a school within the meaning of subsection 1 (1) of the *Education Act* and includes a College of Applied Arts and Technology and a post-secondary educational institution; (“établissement d’enseignement”)

“Software Board” means the Entertainment Software Rating Board; (“Commission des logiciels de loisirs”)

“trailer” means a film that is used for advertising purposes in connection with the distribution or exhibition of another film; (“bande-annonce”)

“video game” means a film in the format of an interactive game of skill, dexterity or knowledge where the player of the game varies the nature or sequence of the visual images by operating the device producing the images, which device may include a computer, a gaming system, a console or other technology. (“jeu vidéo”)

(2) In the Act and this Regulation,

“licence” means a licence issued for the purposes of section 13 of the Act; (“permis”)

“licensee” means the holder of a licence; (“titulaire de permis”)

“offer to distribute”, as a verb, includes to expose for distribution, to have in possession for distribution and to make available for distribution, and as a noun has a corresponding meaning. (“offrir de distribuer”)

(3) In the absence of evidence to the contrary, a film is presumed to be an adult sex film if there are words, images or a combination of them on the cassette or exterior container of the film that would lead a reasonable person to believe that the film is an adult sex film.

(4) A payment-based amusement device producing interactive digital images that can be varied by the person operating the device, a device that is commonly known as an arcade game, is exempted from the definition of “film” in section 1 of the Act.

CATEGORIES AND CLASSIFICATION

Categories

2. The following categories of film are prescribed:

- 1. Adult sex films.
- 2. Video games.
- 3. Films other than adult sex films and video games.

Classification by Film Board

3. (1) The Film Board is designated to review and classify films, other than video games that the Software Board has classified.

(2) The Film Board shall not review and classify an adult sex film if a person other than a Class B Distributor licensee submits it to the Board for review and classification.

(3) A person who under this section submits a film to the Film Board for classification shall pay the fee that the Minister orders.

(4) A panel of the Film Board composed of the number of members whom the chair specifies may do the review and classification.

(5) The following are the classifications for all films classified by the Film Board:

1. "General", "Général" or "G".
2. "Parental Guidance", "Surveillance parentale recommandée" or "PG".
3. "14A".
4. "18A".
5. "Restricted", "Réservé aux adultes" or "R".

(6) A film classified as "General", "Général" or "G" is one that is appropriate for viewing by a person of any age.

(7) A film classified as "Parental Guidance", "Surveillance parentale recommandée" or "PG" is one where parents should exercise discretion in permitting a child to view.

(8) A film classified as "14A" shall not be exhibited except to persons 14 years of age or older or to persons younger than 14 years of age who are accompanied by an adult.

(9) A film classified as "18A" shall not be distributed except to persons 18 years of age or older and shall not be exhibited except to persons 18 years of age or older or to persons younger than 18 years of age who are accompanied by an adult.

(10) A film classified as "Restricted", "Réservé aux adultes" or "R" shall not be distributed or exhibited except to persons 18 years of age or older.

(11) The Film Board may classify a film on the basis of documentation, without reviewing the film, if,

- (a) the film is to be exhibited for a limited period of time or at a specified premises;
- (b) the film is to be exhibited only at a film festival, in and under the sponsorship of a public library or at the fixed premises occupied by a public art gallery;
- (c) the film promotes political goals or religious practices or beliefs;
- (d) the film is ordinarily intended for viewing by all children;
- (e) the film consists of a record of a concert, a theatrical stage production or a cultural, sporting or athletic event;
- (f) the film has previously been transmitted in a manner capable of being received in Ontario by home receptors in the version that it was transmitted;
- (g) the film is designed to provide information, education or instruction;
- (h) the film is designed for the purpose of advertising, demonstrating or instructing in the use of products or services and is not a trailer; or
- (i) the film has previously been classified and includes portions of film added to the film since it was classified and the documentation identifies and describes the added portions.

(12) If a film is classified under clause (11) (a) or (b), the exhibition of the film is restricted to the period of time and the premises that the Film Board specifies in the certificate of classification of the film issued under subsection 4 (1).

(13) The classification of a trailer is subject to the restriction that no person shall exhibit the trailer with another film if the classification of the trailer is described in a paragraph of subsection (5) with a higher number than the paragraph of that subsection that describes the classification of the film.

(14) The classification of a film made under the *Theatres Act* before the day that section 51 of the *Film Classification Act, 2005* comes into force is continued under the latter Act except that a film classified as "adult accompaniment" before that day is continued as the classification "14A" under the latter Act.

Certificate of classification

4. (1) On classifying a film under section 3, the Film Board shall issue a certificate of classification of the film to the person who submitted the film for classification.

(2) If the film is an adult sex film that the Film Board has approved under section 8, the certificate of classification shall indicate that the Board has approved the film.

(3) The Film Board shall issue a copy of a certificate of classification for a film to a person who submitted the film for classification and who pays the fee that the Minister orders.

Appeal

5. (1) The Film Board is designated to hear an appeal of a classification decision with respect to a film, other than a video game that the Software Board has classified.

(2) To appeal a classification decision, a person shall, within 14 days of receiving a certificate of classification of the film,

- (a) resubmit the film to the Film Board;
- (b) give the Board a written notice of appeal or make an oral request of appeal to the Board; and
- (c) pay the fee that the Minister orders.

(3) The Film Board may require that the appellant provide the Board with written or oral grounds for the appeal.

(4) A panel of the Film Board composed of the number of members that the chair specifies, which shall be no fewer than three, may hear the appeal.

(5) The Film Board may allow the appellant to make and respond to submissions orally, in writing or through whatever other means the Board specifies.

(6) On deciding the appeal, the Film Board shall,

- (a) issue a new certificate of classification that complies with section 4 to the appellant, if the Board changed the classification on the appeal; or
- (b) give a notice of decision to the appellant, if the Board did not change the classification on the appeal.

Classification by Software Board

6. (1) The classification decisions that the Software Board has made for video games that are not adult sex films are classifications for the purposes of the Act.

(2) A video game that the Software Board has classified as "Mature" shall not be distributed or exhibited except to persons 17 years of age or older.

(3) A video game that the Software Board has classified as "Adults Only" shall not be distributed or exhibited except to persons 18 years of age or older.

Reconsideration for non-adult sex films

7. (1) The Film Board is designated to reconsider a classification decision with respect to a film that is not an adult sex film if the director is of the opinion that the classification should be reconsidered.

(2) A panel of the Film Board composed of the number of members that the chair specifies, which shall be no fewer than three, may reconsider the classification decision.

(3) On deciding a reconsideration, the Film Board shall,

- (a) give a written notice of the decision to the director and to the person who submitted the film to the Board for classification; and
- (b) issue a new certificate of classification that complies with section 4 to the person, if the Board changed the classification on the reconsideration.

APPROVAL**Adult sex films**

8. (1) Films of the category "adult sex film" are designated for the purposes of section 7 of the Act.

(2) The Film Board is designated to review and approve or to refuse to approve adult sex films.

(3) A panel of the Film Board composed of the number of members that the chair specifies may review and approve or refuse to approve a film under this section.

(4) For the purposes of clause 7 (1) (c) of the Act, in exercising its powers to review and approve or refuse to approve a film under this section, the Film Board shall consider the film in its entirety, take into account the general character of the film and consider whether the film includes a depiction of,

- (a) explicit sexual activity coupled with violence;
- (b) explicit sexual activity that is degrading or dehumanizing; or
- (c) a person who is under the age of 18 years or is intended to represent someone under that age and the person appears,
 - (i) nude or partially nude in a sexually suggestive context, or
 - (ii) in a scene of explicit sexual activity.

(5) The Film Board shall approve a film under this section if it does not include a depiction described in subsection (4) and may refuse to approve a film under this section if it includes such a depiction.

(6) On refusing to approve a film, the Film Board shall give notice of the decision to the person who submitted the film for approval and the Board shall not classify the film.

(7) On approving a film, the Film Board shall retain a copy of the film and forward the film to the director.

(8) At the time that the director considers appropriate, the director may destroy or dispose of films that the director receives under subsection (7).

(9) The director may retain, for the time that the director considers appropriate, all films that the Director under the *Theatres Act* was retaining under that Act on the day section 51 of the *Film Classification Act, 2005* comes into force and may destroy or dispose of the films after that time.

(10) An adult sex film that was approved under the *Theatres Act* before the day that section 51 of the *Film Classification Act, 2005* comes into force shall be deemed to be approved under this section.

Appeal

9. (1) The Film Board is designated to hear an appeal of an approval decision with respect to a film.

(2) To appeal an approval decision, a person shall, within 14 days of receiving notice of the decision,

(a) resubmit the film to the Film Board;

(b) give the Board a written notice of appeal or make an oral request of appeal to the Board; and

(c) pay the fee that the Minister orders.

(3) The Film Board may require that the appellant provide the Board with written or oral grounds for the appeal.

(4) A panel of the Film Board composed of the number of members that the chair specifies, which shall be no fewer than three, may hear the appeal.

(5) The Film Board may allow the appellant to make and respond to submissions orally, in writing or through whatever other means the Board specifies.

(6) On deciding the appeal, the Film Board shall give a notice of decision to the appellant.

Reconsideration

10. (1) The Film Board is designated to reconsider an approval decision with respect to a film if the director is of the opinion that the decision should be reconsidered.

(2) A panel of the Film Board composed of the number of members that the chair specifies, which shall be no fewer than three, may make the reconsideration.

(3) On making the reconsideration, the Film Board shall give a notice of decision to the director.

LICENCES

Classes

11. (1) The following classes of licences are established:

1. Class A Exhibitor.

2. Class B Exhibitor.

3. Class C Exhibitor.

4. Class A Distributor.

5. Class B Distributor.

6. Class A Retailer.

7. Class B Retailer.

(2) A Class A Exhibitor licence authorizes the licensee to exhibit or offer to exhibit films, other than adult sex films, at the premises specified in the licence.

(3) A Class B Exhibitor licence authorizes the licensee to exhibit or offer to exhibit adult sex films at the premises specified in the licence.

(4) A Class C Exhibitor licence authorizes the licensee to exhibit or offer to exhibit films, other than adult sex films, at premises, commonly known as a drive-in theatre, where the public views the films from vehicles.

(5) A Class A Distributor licence authorizes the licensee to distribute or offer to distribute films, other than adult sex films, to other persons for the purposes of distributing or exhibiting the films.

(6) A Class B Distributor licence authorizes the licensee to distribute or offer to distribute,

(a) films, other than adult sex films, to other persons for the purposes of distributing or exhibiting the films; or

(b) adult sex films only to a Class B Exhibitor licensee, a Class B Distributor licensee or a Class B Retailer licensee.

(7) A Class A Retailer licence authorizes the licensee to distribute or offer to distribute films, other than adult sex films, to the public.

(8) A Class B Retailer licensee shall not distribute or offer to distribute an adult sex film unless the licensee has obtained it from a Class B Distributor licensee.

(9) A Class B Retailer licence authorizes the licensee to distribute or offer to distribute films, including adult sex films, to the public.

(10) A licence issued under the *Theatres Act* that is specified in Column 1 of the following Table and that was in force immediately before section 51 of the *Film Classification Act, 2005* comes into force is continued as a licence that is specified in Column 2 of the Table opposite it under the latter Act:

TABLE

Column 1	Column 2
Licence issued under the <i>Theatres Act</i>	Licence issued under the <i>Film Classification Act, 2005</i>
Class A theatre licence	Class A and B Exhibitor licence
Class B theatre licence	Class A and B Exhibitor licence
Class C theatre licence	Class C Exhibitor licence
Film exchange — distributor licence as defined in Regulation 1031 made under the Act	Class B Distributor licence
Film exchange — retailer licence as defined in Regulation 1031 made under the Act	Class B Retailer licence

Application for licence

12. (1) An application for a licence or a renewal of a licence shall be accompanied by the fee that the Minister orders under clause 46 (1) (f) of the Act.

(2) For the purposes of subsection 18 (2) of the Act, an applicant for the issuance or renewal of a licence who is an individual must be at least 18 years of age.

(3) If the Director, on a hearing under subsection 6 (1) or section 12, 14, 41, 44 or 52 of the *Theatres Act*, has not made a decision to issue or refuse to issue or renew a licence or to suspend or cancel a licence by the day on which section 51 of the *Film Classification Act, 2005* comes into force, those provisions of the *Theatres Act*, as applicable, continue to apply to the film until the time that the Director makes a decision under them.

Disentitlement to licence

13. (1) The following persons are prescribed for the purposes of clause 19 (1) (d) of the Act:

1. A person who is an interested person in respect of the applicant.

2. A person who, alone or together with another person, at any time has a direct or indirect controlling interest in the applicant.

(2) For the purposes of this section, a person shall be deemed to be an interested person in respect of another person if, in the opinion of the registrar,

(a) the person has or may have a beneficial interest in the other person's business;

(b) the person exercises or may exercise control either directly or indirectly over the other person; or

(c) the person has provided or may have provided financing either directly or indirectly to the other person's business.

(3) In determining whether a person or a person together with another person has a controlling interest in an applicant that is a corporation, the total number of equity shares of the corporation that are beneficially owned or controlled shall be calculated as the total number of all shares that are beneficially owned or controlled but each share that carries the right to more than one vote shall be calculated as the number of shares equalling the total number of votes that it carries.

Notice of Tribunal's order

14. On making an order with respect to a licence under subsection 23 (6) of the Act, the Tribunal shall give a copy of its order to the person who requested the hearing before the Tribunal and to the registrar.

Term of licence

15. (1) A licence expires on the day specified in the licence unless the registrar suspends, revokes or cancels it in accordance with the Act.

(2) The time prescribed for the purposes of subsection 26 (2) of the Act is the time period of two weeks from the day specified in a licence for the expiration of the licence.

REGULATION OF LICENSEES**Conditions of licences**

16. (1) A licence is subject to the conditions set out in this section.

(2) A licensee shall not carry on a business with respect to films under a name other than the name appearing on the licence.

(3) A licensee shall not carry on a business with respect to films at more than one premises in Ontario unless the licensee obtains a separate licence for each premises and each licence is valid only for the premises specified in the licence.

(4) A licensee who does not carry on a business with respect to films at premises in Ontario shall maintain a permanent address for service in Ontario.

(5) A licensee who carries on a business with respect to films through a website shall state the licence number and the class of the licence on the website.

(6) A licensee shall notify the registrar, in the form and manner that the registrar specifies, within at least five days of making a change in the information contained in the licensee's application for a licence or a renewal of a licence.

Labelling of films for distribution

17. (1) No person shall distribute or offer to distribute a film classified on or after January 1, 2006, including a film whose classification the Film Board has reconsidered after that day but not including a film approved or deemed to be approved under section 8 or a film distributed for the purpose of exhibition only, unless the cassette or exterior container of the film indicates the classification of the film.

(2) If the film is not a video game, the indication of the classification of the film required under subsection (1) shall,

- (a) be done using the symbol set out in Schedule 1 that corresponds to the classification of the film; or
- (b) be in the form authorized by the Canadian Home Video Rating System.

(3) If the film is a video game that the Film Board has classified, the indication of the classification of the film required under subsection (1) shall be done using the symbol set out in Schedule 1 that corresponds to the classification of the film.

(4) The symbol required by clause (2) (a) or subsection (3) shall be the symbol in English and, if the person who distributes or offers to distribute the film so wishes, may also be the symbol in French.

(5) No person shall distribute or offer to distribute a film approved or deemed to be approved under section 8 unless a sticker that includes the classification and approval of the film and that is issued by the director or in a form approved by the director is affixed to,

- (a) the exterior container; and
- (b) the cassette, unless the director is of the opinion that affixing the sticker would cause damage to the film or the Film Board approved the film before August 31, 2005.

(6) If, for the purposes of subsection (5), the person distributing or offering to distribute the film uses a sticker that the director has issued, the person shall pay the fee that the Minister orders.

(7) No person shall distribute or offer to distribute a film approved or deemed to be approved under section 8 that has affixed to it or the exterior container of it a sticker relating to another film.

(8) The sticker that is affixed to the exterior container of a film approved or deemed to be approved under section 8 shall be in a conspicuous place on the outside of the container and under shrink wrapping, if any.

(9) No person, other than the Class B Distributor licensee who submitted the film to the Film Board for classification and approval, its agent authorized in writing or a person designated by the registrar, shall purchase and affix an adult sex film sticker described in subsection (5) to a film approved or deemed to be approved under section 8.

(10) A Class A or B Retailer licensee may not be an agent of a Class B Distributor licensee for the purposes of subsection (9).

(11) No person shall affix an adult sex film sticker to a film that has not received classification and approval.

(12) If the licence of a Class B Distributor licensee expires or if the registrar refuses to renew the licence or suspends, revokes or cancels it, the licensee shall return all unused adult sex film stickers in its possession to the registrar or, at the request of an inspector, to the inspector.

Records for adult sex films

18. (1) A Class B Distributor licensee shall maintain a record that includes an inventory of all adult sex films that the licensee distributes or offers to distribute including,

- (a) the name and licence number of the licensee;
- (b) the title of each film;
- (c) the issuance number, if any, of the certificate of classification issued for each film under subsection 4 (1); and
- (d) the batch numbers of the adult sex film stickers that the licensee has obtained for the purpose of affixing them to films.

(2) A Class B Retailer licensee shall maintain a record that includes an inventory of all adult sex films that the licensee distributes or offers to distribute including,

- (a) the name and licence number of the licensee;
- (b) the title of each film;
- (c) the number of copies of each film; and
- (d) the name and licence number of the Class B Distributor licensee from whom the licensee obtained the film.

(3) A licensee who is required to keep records under this section shall,

- (a) keep them at the premises specified on the licence or, if the registrar specifies another premises, at that premises; and
- (b) make them available for inspection and copying by an inspector during regular business hours at the address shown for the premises described in clause (a).

(4) A licensee may maintain the records required under this section by means of an electronic device if a paper copy of the records can be readily produced for inspection and copying.

Advertising of films for exhibition

19. (1) Every person who displays or otherwise uses advertising matter, except a trailer, in connection with the exhibition of a film shall indicate on the advertising,

- (a) the classification of the film;
- (b) the symbol set out in Schedule 1 that corresponds to the classification of the film; and
- (c) if the Film Board has issued a content advisory for the film under subsection 6 (5) of the Act, the content advisory.

(2) The symbol required by clause (1) (b) shall be the symbol in English and, if the person who uses advertising matter in connection with the exhibition of the film so wishes, may also be the symbol in French.

Signs for films for exhibition

20. (1) A Class A, Class B or Class C Exhibitor licensee that exhibits a film, other than a trailer, shall display a sign at all times in a conspicuous place at the principal entrance to the premises where the licensee exhibits the film.

(2) The sign shall indicate,

- (a) the classification of the film;
 - (b) the symbol set out in Schedule 1 that corresponds to the classification of the film; and
 - (c) if the Film Board has issued a content advisory for the film under subsection 6 (5) of the Act, the content advisory.
- (3) The sign shall be in English and, if the person who exhibits the film so wishes, may also be in French.

(4) The symbol required by clause (2) (b) shall be the symbol in English and, if the person who exhibits the film so wishes, may also be the symbol in French.

Certificate to be kept with film

21. A licensee who exhibits a film shall ensure that the certificate of classification for the film issued under subsection 4 (1) or a copy of the certificate issued under subsection 4 (3) is kept with the film.

EXEMPTIONS**Exemption determination**

22. The Film Board is designated to review a film to determine whether it is exempt from a provision of the Act or the regulations if the director is of the opinion that an exemption determination should be made.

Exemption from classification

23. (1) A person is exempt from section 10 of the Act in respect of a particular film that the person distributes or offers to distribute if the film,

- (a) promotes political goals or religious practices or beliefs;
 - (b) consists of animated images ordinarily intended for viewing by all children;
 - (c) consists of a record of an event or occasion provided to a person participating in the event or occasion;
 - (d) has previously been transmitted in a manner capable of being received in Ontario by home receptors without the use of satellite dishes, electronic descramblers or other devices used for the same purpose in the version that it was transmitted;
 - (e) is distributed only to a hospital or medical practitioner for use in medical education or treatment;
 - (f) is distributed only to a school for educational purposes;
 - (g) is distributed only to a public library;
 - (h) is designed to provide information, education or instruction and is not a film described in clause (e), (f) or (g);
 - (i) is designed for the purpose of advertising, demonstrating or instructing in the use of products or services and is not a trailer; or
 - (j) is a video game that the Software Board has not classified.
- (2) A person is exempt from section 10 of the Act in respect of a particular film that the person exhibits if,
- (a) the film is an integral part of a concert, a theatrical stage production or a cultural, sporting or athletic event;
 - (b) the film is a transmission of a live concert, a live theatrical stage production or a live cultural, sporting, athletic or other similar type of event;
 - (c) subject to subsection (3), the person exhibits the film only at a film festival or in and under the sponsorship of a public library;
 - (d) subject to subsection (3), a public art gallery exhibits the film only at the fixed premises occupied by the gallery;
 - (e) the film is designed to provide information, education or instruction;
 - (f) the film is designed for the purpose of advertising, demonstrating or instructing in the use of products or services and is not a trailer;
 - (g) the film is transmitted to a private residence or premises for rented sleeping accommodation and is received only at the residence or premises; or
 - (h) the film is a video game that the Software Board has not classified.
- (3) Clauses (2) (c) and (d) do not apply if,
- (a) the Film Board has previously classified the film;
 - (b) a sign is not displayed at the principal entrance to the premises where the film is being exhibited that indicates that persons under the age of 18 years are not permitted on the premises; or
 - (c) a person apparently under the age of 18 years is present at the exhibition.
- (4) Despite anything in clause (1) (a), (b), (h), (i) or (j) or (2) (a), (b), (e), (f), (g) or (h), a person is not exempt from section 10 of the Act in respect of a particular film that the person distributes, offers to distribute or exhibits if the film,
- (a) contains the graphic depiction of violence involving bloodletting, torture, mutilation, or criminal activity;
 - (b) contains a scene of intense horror;
 - (c) contains the explicit depiction of urination, defecation or vomiting;
 - (d) contains a scene depicting the taking of a drug or other illegal substance in a manner that encourages its unlawful use;
 - (e) contains coarse language;
 - (f) advocates terrorism or hatred based on a prohibited ground of discrimination under Part I of the *Human Rights Code*;
 - (g) contains a scene where an animal has been abused in the making of the film;
 - (h) contains a scene depicting the genital organs of a person;
 - (i) contains the depiction of explicit sexual activity;
 - (j) contains the depiction of the physical abuse or humiliation of human beings for purposes of sexual gratification or as pleasing to the victim; or
 - (k) contains a scene where a person who is or is intended to represent a person under the age of 18 years appears nude or partially nude in a sexually suggestive context.

Exemption from licence

24. (1) A person is exempt from section 13 of the Act if,

- (a) the person distributes or offers to distribute fewer than 50 films;
- (b) none of the films that the person distributes or offers to distribute are adult sex films; and
- (c) the distribution of films is ancillary to the person's main business.

(2) A person is exempt from section 13 of the Act if the person exhibits or offers to exhibit,

- (a) a film that is an integral part of a concert, a theatrical stage production or a sporting or athletic event;
- (b) a film that is a transmission of a live concert, a live theatrical stage production or a live cultural, sporting, athletic or other similar type of event;
- (c) a film at a film festival or in and under the sponsorship of a public library;
- (d) a film, other than an adult sex film, at premises not regularly used for exhibiting films that are required to be classified; or
- (e) a film that is transmitted to a private residence or premises for rented sleeping accommodation and that is received only at the residence or premises.

(3) A person is exempt from section 13 of the Act if the person distributes, offers to distribute, exhibits or offers to exhibit no films other than films that,

- (a) are designed to provide information, education or instruction;
- (b) are designed for the purpose of advertising, demonstrating or instructing in the use of commercial or industrial products or services;
- (c) are video games; or
- (d) have previously been transmitted in a manner capable of being received in Ontario by home receptors without the use of satellite dishes, electronic descramblers or other devices used for the same purpose in the version that it was transmitted.

(4) A public art gallery or public library that distributes or exhibits film as part of the activity of the gallery or library is exempt from section 13 of the Act.

GENERAL

Public access to information

25. (1) On issuing a certificate of classification of a film, the Film Board shall post information regarding the classification on the Internet.

(2) On issuing a content advisory for a film, the Film Board shall post information regarding the content advisory on the Internet.

(3) On giving a written notice of decision on a reconsideration under clause 7 (3) (a), the Film Board shall post a copy of the notice on the Internet.

(4) The registrar shall post on the Internet information about licensees, including the names and business names of all licensees and, for each licence issued or renewed, the address and licence number indicated on the licence.

Service

26. (1) Any notice, written request, order or document that, under the Act or this Regulation, is given to a person or body or that is served on a person or body is sufficiently given or served if it is,

- (a) delivered personally;
- (b) sent by registered mail;
- (c) sent by ordinary mail, fax or any other electronic means, if it is a notice, written request, order or document described in subsection (2); or
- (d) sent by another manner if the sender can prove receipt of the notice, request, order or document, as the case may be.

(2) Clause (1) (c) applies to,

- (a) a certificate of classification of a film issued under subsection 4 (1);
- (b) a written notice of appeal of a classification decision given under clause 5 (2) (b);
- (c) a new certificate of classification of a film issued under clause 5 (6) (a);
- (d) a notice of decision of an appeal of a classification decision given under clause 5 (6) (b);
- (e) a written notice of decision of a reconsideration under clause 7 (3) (a);

- (f) a notice of decision to refuse to approve a film given under subsection 8 (6);
- (g) a written notice of appeal of an approval decision given under clause 9 (2) (b); or
- (h) a notice of decision of an appeal given under subsection 9 (6).

(3) If service is made by registered mail, the service shall be deemed to be made on the third day after the day of mailing unless the person on whom service is being made establishes that the person did not, acting in good faith, through absence, accident, illness or other cause beyond the person's control, receive the notice, request, order or document until a later date.

Transition

27. (1) An order of an inspector under subsection 4 (3) of the *Theatres Act* is continued as an order of an inspector under subsection 28 (1) of the *Film Classification Act, 2005*.

(2) A warrant issued to an inspector under subsection 4 (6) of the *Theatres Act* is continued as a warrant issued to an inspector under subsection 29 (1) of the *Film Classification Act, 2005*.

(3) If a judge of the Superior Court of Justice has not made a decision on an appeal under section 54 of the *Theatres Act* by the day on which section 51 of the *Film Classification Act, 2005* comes into force, the *Theatres Act* continues to apply to the appeal until the judge makes a decision on it.






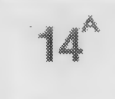




Revocations

28. Regulation 1031 of the Revised Regulations of Ontario and Ontario Regulation 248/95 are revoked.

Commencement

29. This Regulation comes into force on August 31, 2005.

SCHEDULE 1 CLASSIFICATION SYMBOLS

English Version	French Version
 Suitable for all	 Convient à tous
 Parental guidance advised	 Surveillance parentale recommandée
 Persons younger than 14 must be accompanied by an adult	 Les moins de 14 ans doivent être accompagnés d'un adulte
 Persons younger than 18 must be accompanied by an adult	 Les moins de 18 ans doivent être accompagnés d'un adulte
 Restricted to persons 18 or older	 Réservé aux 18 ans et plus

RÈGLEMENT DE L'ONTARIO 452/05

pris en application de la

LOI DE 2005 SUR LE CLASSEMENT DES FILMSpris le 21 juillet 2005
déposé le 29 juillet 2005**DISPOSITIONS GÉNÉRALES****SOMMAIRE**

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DÉFINITIONS ET INTERPRÉTATION

Définitions et interprétation

1. (1) Les définitions suivantes s'appliquent au présent règlement.

«bande-annonce» Film utilisé à des fins publicitaires lors de la distribution ou de la présentation d'un autre film. («trailer»)

«bibliothèque publique» Bibliothèque publique créée ou maintenue en vertu de la *Loi sur les bibliothèques publiques*.
(«public library»)«cassette» Support d'un film, notamment une bande magnétoscopique, un vidéodisque ou toute autre chose analogue.
(«cassette»)

«Commission cinématographique» La Commission de contrôle cinématographique de l'Ontario. («Film Board»)

«Commission des logiciels de loisirs» L'organisme appelé «Entertainment Software Rating Board» qui est chargé du classement des logiciels de loisirs. («Software Board»)

«établissement d'enseignement» École privée ou école au sens du paragraphe 1 (1) de la *Loi sur l'éducation*. S'entend en outre d'un collège d'arts appliqués et de technologie et d'un établissement d'enseignement postsecondaire. («school»)

«festival de films» Manifestation tenue afin de promouvoir l'art cinématographique qui a lieu au plus une ou deux fois par année pour une durée maximale de 14 jours et qui est organisée par une personne morale :

- a) qui n'a pas de but lucratif;
- b) dont le conseil d'administration se compose de membres de la collectivité que la manifestation se propose de desservir;
- c) que le gouvernement fédéral, un gouvernement provincial ou une administration municipale du Canada soutient financièrement. («film festival»)

«film à caractère sexuel pour adultes» Film dont les scènes de sexualité explicite constituent la caractéristique dominante. («adult sex film»)

«jaquette» Emballage destiné à contenir la cassette d'un film. («exterior container»)

«jeu vidéo» Film se présentant sous forme de jeu d'adresse ou de connaissance interactif où le joueur modifie la nature ou la séquence des images visuelles en maniant le dispositif qui les produit, notamment un ordinateur, une console de jeu ou toute autre technologie. («video game»)

«musée d'art public» Personne morale qui a comme objectifs principaux l'acquisition, la conservation, l'interprétation ou l'exposition d'œuvres d'arts visuels et :

- a) qui n'a pas de but lucratif;
- b) dont le conseil d'administration se compose de membres de la collectivité que le musée se propose de desservir;
- c) qui, depuis au moins un an, est dotée de la personnalité morale ou présente des films;
- d) dont le gouvernement fédéral, un gouvernement provincial ou une administration municipale du Canada soutient financièrement les objectifs principaux;
- e) qui exerce ses activités de ses locaux permanents. («public art gallery»)

(2) Les définitions qui suivent s'appliquent à la Loi et au présent règlement.

«offrir de distribuer» Cette expression verbale s'entend en outre du fait de présenter un film, de l'avoir en sa possession ou de le mettre à la disposition d'une personne dans le but de le distribuer. L'expression «offre de distribuer» a un sens correspondant. («offer to distribute»)

«permis» Permis délivré pour l'application de l'article 13 de la Loi. («licence»)

«titulaire de permis» Personne qui est titulaire d'un permis. («licensee»)

(3) En l'absence de preuve contraire, un film est présumé être un film à caractère sexuel pour adultes si une personne raisonnable peut croire, d'après les mots, les images, ou une combinaison de ceux-ci, qui figurent sur la cassette ou la jaquette du film, qu'il s'agit d'un film de cette nature.

(4) L'attraction tarifée qui produit des images numériques interactives susceptibles d'être modifiées par l'utilisateur, connue sous le nom de jeu d'arcade, est exclue de la définition de «film» à l'article 1 de la Loi.

GENRES ET CATÉGORIES

Genres

2. Les genres de films suivants sont prescrits :

- 1. Les films à caractère sexuel pour adultes.
- 2. Les jeux vidéo.
- 3. Tout autre film.

Classement de la Commission cinématographique

3. (1) La Commission cinématographique est désignée pour examiner et classer les films, sauf les jeux vidéo qui sont classés par la Commission des logiciels de loisirs.

(2) La Commission cinématographique ne doit pas examiner et classer les films à caractère sexuel pour adultes qui lui sont soumis à ces fins par des personnes autres que les titulaires d'un permis de distributeur B.

(3) L'auteur d'une demande de classement présentée à la Commission cinématographique en application du présent article verse les droits que le ministre fixe par arrêté.

(4) Un comité de la Commission cinématographique composé du nombre de membres que précise le président peut examiner et classer les films.

(5) Les catégories de classement suivantes s'appliquent à tous les films classés par la Commission cinématographique :

1. «Général», «General» ou G.
2. «Surveillance parentale recommandée», «Parental guidance» ou «PG».
3. «14A».
4. «18A».
5. «Réservé aux adultes», «Restricted» ou «R».

(6) Les films classés «Général», «General» ou G conviennent à tous.

(7) Les films classés «Surveillance parentale recommandée», «Parental guidance» ou «PG» nécessitent que les parents fassent preuve de discernement avant de permettre à leurs enfants de les regarder.

(8) Les films classés «14A» ne doivent être présentés qu'aux personnes de 14 ans et plus ou à celles de moins de 14 ans qui sont accompagnées d'un adulte.

(9) Les films classés «18A» ne doivent être distribués qu'aux personnes de 18 ans et plus et ne doivent être présentés qu'aux personnes de 18 ans et plus ou à celles de moins de 18 ans qui sont accompagnées d'un adulte.

(10) Les films classés «Réservé aux adultes», «Restricted» ou «R» ne doivent être distribués ou présentés qu'aux personnes de 18 ans et plus.

(11) La Commission cinématographique peut, sans examiner le film, le classer sur dossier si, selon le cas :

- a) il doit être présenté pendant une durée limitée ou dans les lieux précisés;
- b) il doit être présenté uniquement lors d'un festival de films, dans une bibliothèque publique et sous son parrainage ou dans les locaux permanents d'un musée d'art public;
- c) il vise à promouvoir des objectifs politiques ou des croyances ou pratiques religieuses;
- d) il s'agit d'un film normalement destiné aux enfants;
- e) il constitue l'enregistrement d'un concert, d'une représentation théâtrale ou d'une manifestation culturelle ou sportive;
- f) il a déjà été transmis de façon à pouvoir être capté en Ontario, dans la même version, à l'aide de postes récepteurs domestiques;
- g) il est conçu à des fins d'information, d'éducation ou d'enseignement;
- h) il est conçu à des fins de publicité, de démonstration ou d'enseignement liées à l'utilisation de produits ou de services mais ne constitue pas une bande-annonce;
- i) il a déjà été classé et le dossier indique et décrit les nouvelles parties qui lui ont été ajoutées depuis son classement initial.

(12) La présentation d'un film classé dans le contexte de l'alinéa (11) a) ou b) ne peut avoir lieu qu'aux heures et aux lieux que la Commission cinématographique précise dans le visa de classement du film délivré en application du paragraphe 4 (1).

(13) Le classement d'une bande-annonce est assujéti à la condition voulant que nul ne peut la présenter avec un autre film si sa catégorie renvoie à une disposition du paragraphe (5) qui porte un numéro supérieur à celle de la catégorie du film.

(14) Le classement d'un film fait en vertu de la *Loi sur les cinémas* avant l'entrée en vigueur de l'article 51 de la *Loi de 2005 sur le classement des films* est maintenu sous le régime de celle-ci, à moins qu'il ne s'agisse d'un film classé «accompagnement d'un adulte», auquel cas il est maintenu dans la catégorie «14A» sous le régime de la même loi.

Visa de classement

4. (1) Lorsqu'elle classe un film en application de l'article 3, la Commission cinématographique délivre un visa de classement à l'auteur de la demande de classement.

(2) Si le film est un film à caractère sexuel pour adultes que la Commission cinématographique a approuvé en vertu de l'article 8, le visa de classement doit mentionner cette approbation.

(3) La Commission cinématographique délivre une copie du visa de classement du film à l'auteur de la demande, sur versement des droits que le ministre fixe par arrêté.

Appel

5. (1) La Commission cinématographique est désignée pour entendre les appels des décisions en matière de classement des films, sauf les jeux vidéo qui sont classés par la Commission des logiciels de loisirs.

(2) Quiconque désire interjeter appel d'une décision en matière de classement doit, dans les 14 jours de la réception du visa de classement :

- a) soumettre de nouveau le film à la Commission cinématographique;
- b) fournir un avis d'appel écrit à la Commission cinématographique ou porter appel verbalement auprès d'elle;
- c) verser les droits que le ministre fixe par arrêté.

(3) La Commission cinématographique peut exiger que l'appelant lui remette ses motifs verbalement ou par écrit.

(4) Un comité de la Commission cinématographique composé d'au moins trois membres, selon ce que précise le président, peut entendre les appels.

(5) La Commission cinématographique peut autoriser l'appelant à lui présenter des observations et à y répondre oralement, par écrit ou de toute autre façon qu'elle précise.

(6) La Commission cinématographique tranche l'appel de l'une ou l'autre des façons suivantes :

- a) elle délivre à l'appelant un nouveau visa de classement, conforme à l'article 4, si elle modifie le classement en appel;
- b) elle avise l'appelant de sa décision, si elle confirme le classement en appel.

Classement de la Commission des logiciels de loisirs

6. (1) Les décisions en matière de classement que la Commission des logiciels de loisirs a prises à l'égard des jeux vidéo qui ne constituent pas des films à caractère sexuel pour adultes sont un classement pour l'application de la Loi.

(2) Les jeux vidéo que la Commission des logiciels de loisirs a classés «Mature» ne doivent être distribués ou présentés qu'aux personnes de 17 ans et plus.

(3) Les jeux vidéo que la Commission des logiciels de loisirs a classés «Adults Only» ne doivent être distribués ou présentés qu'aux personnes de 18 ans et plus.

Réexamen des films sans caractère sexuel

7. (1) La Commission cinématographique est désignée pour réexaminer les décisions en matière de classement des films qui ne constituent pas des films à caractère sexuel pour adultes si le directeur estime qu'un réexamen s'impose.

(2) Un comité de la Commission cinématographique composé d'au moins trois membres, selon ce que précise le président, peut réexaminer les décisions en matière de classement.

(3) Lorsqu'elle rend une décision à l'issue du réexamen, la Commission cinématographique :

- a) d'une part, en avise par écrit le directeur et l'auteur de la demande de classement du film;
- b) d'autre part, délivre un nouveau visa de classement, conforme à l'article 4, à l'auteur de la demande de classement si elle a modifié le classement du film lors du réexamen.

APPROBATION

Films à caractère sexuel pour adultes

8. (1) Les films classés films à caractère sexuel pour adultes sont désignés pour l'application de l'article 7 de la Loi.

(2) La Commission cinématographique est désignée pour examiner et approuver ou refuser d'approuver les films à caractère sexuel pour adultes.

(3) Un comité de la Commission cinématographique composé du nombre de membres que précise le président peut examiner et approuver ou refuser d'approuver des films en vertu du présent article.

(4) Pour l'application de l'alinéa 7 (1) c) de la Loi, dans l'exercice des pouvoirs qui lui sont confiés d'examiner et d'approuver ou de refuser d'approuver des films en vertu du présent article, la Commission cinématographique examine le film dans son ensemble en tenant également compte de sa nature générale et de la présence des scènes ou des personnes suivantes :

- a) des scènes de sexualité explicite associées à la violence;
- b) des scènes de sexualité explicite qui sont dégradantes ou déshumanisantes;
- c) une personne âgée de moins de 18 ans ou présentée comme telle qui paraît :

- (i) soit nue ou partiellement nue dans un contexte sexuellement suggestif,
- (ii) soit dans une scène de sexualité explicite.

(5) La Commission cinématographique doit approuver les films en vertu du présent article s'ils ne contiennent pas de scènes ou de personnes mentionnées au paragraphe (4) et elle peut refuser de le faire s'ils en contiennent.

(6) Si elle refuse d'approuver un film, la Commission cinématographique en avise l'auteur de la demande d'approbation et ne le classe pas.

(7) Si elle approuve un film, la Commission cinématographique en conserve une copie et le transmet au directeur.

(8) Le directeur peut, lorsqu'il l'estime indiqué, détruire les films qu'il reçoit en application du paragraphe (7) ou en disposer.

(9) Le directeur peut conserver, aussi longtemps qu'il l'estime indiqué, tous les films que le directeur mandaté par la *Loi sur les cinémas* conservait en application de cette loi à la date d'entrée en vigueur de l'article 51 de la *Loi de 2005 sur le classement des films* et il peut les détruire ou en disposer par la suite.

(10) Les films à caractère sexuel pour adultes qui étaient approuvés en application de la *Loi sur les cinémas* avant la date d'entrée en vigueur de l'article 51 de la *Loi de 2005 sur le classement des films* sont réputés approuvés en application du présent article.

Appel

9. (1) La Commission cinématographique est désignée pour entendre les appels des décisions en matière d'approbation rendues à l'égard des films.

(2) Quiconque désire interjeter appel d'une décision en matière d'approbation doit, dans les 14 jours de la réception de l'avis de décision :

- a) soumettre de nouveau le film à la Commission cinématographique;
- b) fournir un avis d'appel écrit à la Commission cinématographique ou porter appel verbalement auprès d'elle;
- c) verser les droits que le ministre fixe par arrêté.

(3) La Commission cinématographique peut exiger que l'appelant lui remette ses motifs verbalement ou par écrit.

(4) Un comité de la Commission cinématographique composé d'au moins trois membres, selon ce que précise le président, peut entendre les appels.

(5) La Commission cinématographique peut autoriser l'appelant à lui présenter des observations et à y répondre oralement, par écrit ou de toute autre façon qu'elle précise.

(6) La Commission cinématographique avise l'appelant de la décision rendue en appel.

Réexamen

10. (1) La Commission cinématographique est désignée pour réexaminer les décisions en matière d'approbation rendues à l'égard des films si le directeur estime qu'un réexamen s'impose.

(2) Un comité de la Commission cinématographique composé d'au moins trois membres, selon ce que précise le président, peut procéder au réexamen.

(3) La Commission cinématographique avise le directeur de la décision rendue à l'issue du réexamen.

PERMIS

Catégories de permis

11. (1) Les catégories suivantes de permis sont créées :

- 1. Permis de présentation A.
- 2. Permis de présentation B.
- 3. Permis de présentation C.
- 4. Permis de distributeur A.
- 5. Permis de distributeur B.
- 6. Permis de détaillant A.
- 7. Permis de détaillant B.

(2) Le permis de présentation A autorise son titulaire à présenter ou à offrir de présenter des films, sauf des films à caractère sexuel pour adultes, dans les lieux qui y sont précisés.

(3) Le permis de présentation B autorise son titulaire à présenter ou à offrir de présenter des films à caractère sexuel pour adultes dans les lieux qui y sont précisés.

(4) Le permis de présentation C autorise son titulaire à présenter ou à offrir de présenter des films, sauf des films à caractère sexuel pour adultes, dans un lieu connu sous le nom de ciné-parc, où les spectateurs voient des films d'un véhicule automobile.

(5) Le permis de distributeur A autorise son titulaire à distribuer ou à offrir de distribuer des films, sauf des films à caractère sexuel pour adultes, à des tiers en vue de leur distribution ou de leur présentation.

(6) Le permis de distributeur B autorise son titulaire à distribuer ou offrir de distribuer des films :

- a) à des tiers en vue de leur distribution ou de leur présentation, s'il ne s'agit pas de films à caractère sexuel pour adultes;
- b) uniquement aux titulaires d'un permis de présentation B, d'un permis de distributeur B ou d'un permis de détaillant B, s'il s'agit de films à caractère sexuel pour adultes.

(7) Le permis de détaillant A autorise son titulaire à distribuer ou à offrir de distribuer des films, sauf des films à caractère sexuel pour adultes, au public.

(8) Le titulaire d'un permis de détaillant B n'a le droit de distribuer ou d'offrir de distribuer des films à caractère sexuel pour adultes au public que s'il les a obtenus d'un titulaire d'un permis de distributeur B.

(9) Le permis de détaillant B autorise son titulaire à distribuer ou à offrir de distribuer des films, y compris des films à caractère sexuel pour adultes, au public.

(10) Les permis délivrés en vertu de la *Loi sur les cinémas* qui figurent à la colonne 1 du tableau suivant et qui étaient valides immédiatement avant l'entrée en vigueur de l'article 51 de la *Loi de 2005 sur le classement des films* sont maintenus comme permis figurant en regard à la colonne 2 du tableau, lesquels sont délivrés en vertu de cette dernière loi.

TABLEAU

Colonne 1	Colonne 2
Permis délivré en vertu de la <i>Loi sur les cinémas</i>	Permis délivré en vertu de la <i>Loi de 2005 sur le classement des films</i>
Permis de cinéma de catégorie A	Permis de présentation A et B
Permis de cinéma de catégorie B	Permis de présentation A et B
Permis de cinéma de catégorie C	Permis de présentation C
Permis de centre de distribution de films — distributeur au sens du Règlement 1031 pris en application de la Loi	Permis de distributeur B
Permis de centre de distribution de films — détaillant au sens du Règlement 1031 pris en application de la Loi	Permis de détaillant B

Demande de permis

12. (1) La demande de permis ou de renouvellement de permis est accompagnée des droits que le ministre fixe par arrêté en application de l'alinéa 46 (1) f) de la Loi.

(2) Pour l'application du paragraphe 18 (2) de la Loi, le particulier qui présente une demande de permis ou de renouvellement de permis doit être âgé de 18 ans et plus.

(3) Si, lors d'une audience visée au paragraphe 6 (1) ou à l'article 12, 14, 41, 44 ou 52 de la *Loi sur les cinémas*, le directeur n'a pas pris la décision de délivrer un permis, de refuser d'en délivrer un ou de le renouveler, de le suspendre ou de l'annuler avant la date d'entrée en vigueur de l'article 51 de la *Loi de 2005 sur le classement des films*, ces articles continuent de s'appliquer aux films concernés jusqu'à ce qu'il prenne une décision en application de ces dispositions.

Perte du droit au permis

13. (1) Les personnes suivantes sont prescrites pour l'application de l'alinéa 19 (1) d) de la Loi :

- 1. Toute personne intéressée à l'égard de l'auteur de la demande.
- 2. Toute personne qui, seule ou avec d'autres, détient à un moment quelconque une participation majoritaire, directe ou indirecte, dans l'auteur de la demande.

(2) Pour l'application du présent article, une personne est réputée intéressée à l'égard d'une autre si, de l'avis du registrateur :

- a) soit elle a ou peut avoir un intérêt bénéficiaire dans l'entreprise de l'autre personne;
- b) soit elle contrôle ou peut contrôler, directement ou indirectement, l'autre personne;
- c) soit elle a ou peut avoir fourni un financement, directement ou indirectement, à l'entreprise de l'autre personne.

(3) Pour savoir si une personne, seule ou avec d'autres, détient une participation majoritaire dans la personne morale qui est l'auteur de la demande, il est tenu compte, dans le calcul du nombre total des actions participantes qui sont détenues à titre bénéficiaire ou sur lesquelles est exercé un contrôle, de toutes les actions concernées. Toutefois, les actions auxquelles est rattaché le droit à plus d'une voix sont comptées comme si leur nombre était égal au nombre total de voix qui leur est rattaché.

Communication de l'ordonnance du Tribunal

14. Lorsqu'il rend une ordonnance visée au paragraphe 23 (6) de la Loi à l'égard d'un permis, le Tribunal en remet une copie à la personne qui lui a demandé de tenir l'audience et au registrateur.

Durée du permis

15. (1) Le permis expire le jour qui y est précisé sauf si le registrateur le suspend, le révoque ou l'annule conformément à la Loi.

(2) Le délai prescrit pour l'application du paragraphe 26 (2) de la Loi est de deux semaines à compter de la date d'expiration qui est précisée sur le permis.

RÉGLEMENTATION DES TITULAIRES DE PERMIS

Conditions du permis

16. (1) Les permis sont assujettis aux conditions énoncées au présent article.

(2) Le titulaire d'un permis ne doit pas exploiter d'entreprise concernant des films sous un nom différent de celui qui figure sur son permis.

(3) Le titulaire d'un permis ne doit pas exploiter d'entreprise concernant des films dans plusieurs lieux en Ontario sans obtenir un permis pour chacun et chaque permis n'est valide qu'à l'égard des lieux qui y sont précisés.

(4) Le titulaire d'un permis qui n'exploite pas d'entreprise concernant des films dans des lieux situés en Ontario doit avoir un domicile élu en Ontario.

(5) Le titulaire d'un permis qui exploite, par le biais d'un site Internet, une entreprise concernant des films y indique le numéro et la catégorie du permis.

(6) Le titulaire d'un permis avise le registrateur, sous la forme et de la manière que celui-ci précise et dans un délai minimal de cinq jours, de tout changement des renseignements qui figurent dans sa demande de permis ou de renouvellement de permis.

Étiquetage des films en vue de leur distribution

17. (1) Nul ne doit distribuer ou offrir de distribuer de films classés à compter du 1^{er} janvier 2006, notamment les films dont la Commission cinématographique a réexaminé le classement après cette date, à l'exception des films approuvés ou réputés approuvés en application de l'article 8 ou des films distribués aux fins de leur seule présentation, sans que le classement soit indiqué sur la cassette du film ou sur sa jaquette.

(2) S'il ne s'agit pas d'un jeu vidéo, l'indication du classement du film qu'exige le paragraphe (1) se fait :

- a) soit au moyen du symbole correspondant qui figure à l'annexe 1;
- b) soit sous la forme autorisée par le Système canadien de classification des cassettes vidéo.

(3) S'il s'agit d'un jeu vidéo que la Commission cinématographique a classé, l'indication du classement du film qu'exige le paragraphe (1) se fait au moyen du symbole correspondant qui figure à l'annexe 1.

(4) Le symbole prévu à l'alinéa (2) a) ou au paragraphe (3) est en anglais et, si la personne qui distribue ou offre de distribuer le film le souhaite, il peut également être en français.

(5) Nul ne doit distribuer ou offrir de distribuer de film approuvé ou réputé approuvé en application de l'article 8 sans qu'une vignette en indiquant le classement et l'approbation, émise par le directeur ou se présentant sous la forme qu'il approuve, soit collée :

- a) d'une part, sur la jaquette du film;
- b) d'autre part, sur la cassette du film, sauf si le directeur estime que cela risque d'abîmer le film ou si la Commission cinématographique l'a approuvé avant le 31 août 2005.

(6) La personne qui, pour l'application du paragraphe (5), utilise une vignette émise par le directeur lorsqu'elle distribue ou offre de distribuer un film verse les droits que le ministre fixe par arrêté.

(7) Nul ne doit distribuer ou offrir de distribuer de film approuvé ou réputé approuvé en application de l'article 8 sur lequel ou sur la jaquette duquel est collée une vignette concernant un autre film.

(8) La vignette collée sur la jaquette d'un film approuvé ou réputé approuvé en application de l'article 8 doit l'être à un endroit bien en vue et sous l'emballage moulant, s'il y en a un.

(9) Seul le titulaire d'un permis de distributeur B qui a présenté la demande de classement et d'approbation à la Commission cinématographique, son mandataire dûment muni d'une autorisation écrite ou la personne que désigne le registrateur peut acheter et coller des vignettes pour films à caractère sexuel pour adultes visées au paragraphe (5) sur des films approuvés ou réputés approuvés en application de l'article 8.

(10) Pour l'application du paragraphe (9), le titulaire d'un permis de détaillant A ou B n'est pas habilité à être le mandataire du titulaire d'un permis de distributeur B.

(11) Nul ne doit coller de vignettes pour films à caractère sexuel pour adultes sur des films qui n'ont pas été classés et approuvés.

(12) Si un permis de distributeur B expire ou si le registrateur refuse de le renouveler, le suspend, le révoque ou l'annule, son titulaire rend toutes les vignettes inutilisées pour films à caractère sexuel pour adultes au registrateur ou, si ce dernier le lui demande, à un inspecteur.

Dossiers : films à caractère sexuel pour adultes

18. (1) Le titulaire d'un permis de distributeur B tient un dossier dans lequel figurent la liste de tous les films à caractère sexuel pour adultes qu'il distribue ou offre de distribuer, ainsi que les renseignements suivants :

- a) son nom et son numéro de permis;
- b) le titre de chaque film;
- c) le numéro de délivrance du visa de classement délivré pour chaque film en application du paragraphe 4 (1);
- d) les numéros de lot des vignettes pour films à caractère sexuel pour adultes qu'il a obtenues afin de les coller sur les films.

(2) Le titulaire d'un permis de détaillant B tient un dossier dans lequel figure la liste de tous les films à caractère sexuel pour adultes qu'il distribue ou offre de distribuer, ainsi que les renseignements suivants :

- a) son nom et son numéro de permis;
- b) le titre de chaque film;
- c) le nombre de copies de chaque film;
- d) le nom et le numéro de permis du titulaire d'un permis de distributeur B auprès duquel il a obtenu le film.

(3) Le titulaire d'un permis qui doit tenir des dossiers en application du présent article :

- a) d'une part, les tient dans les lieux précisés dans le permis ou dans tout autre lieu que précise le registrateur;
- b) d'autre part, les met à la disposition de l'inspecteur, pendant les heures d'ouverture normales, à l'adresse visée à l'alinéa a), pour qu'il puisse les examiner et en faire des copies.

(4) Le titulaire d'un permis peut tenir par voie électronique les dossiers qu'exige le présent article s'il est facile d'en produire une copie papier aux fins d'examen et de copie.

Publicité entourant la présentation des films

19. (1) Quiconque utilise, notamment en les affichant, des annonces publicitaires, à l'exception de bandes-annonces, qui se rapportent à la présentation d'un film y fait figurer ce qui suit :

- a) le classement du film;
- b) le symbole correspondant qui figure à l'annexe 1;
- c) les indications complémentaires que la Commission cinématographique a éventuellement données en vertu du paragraphe 6 (5) de la Loi.

(2) Le symbole prévu à l'alinéa (1) b) est en anglais et, si la personne qui utilise des annonces publicitaires entourant la présentation du film le souhaite, il peut également être en français.

Affiches pour la présentation des films

20. (1) Le titulaire d'un permis de présentation A, B ou C qui présente des films autres que des bandes-annonces place une affiche en permanence, à un endroit bien en vue à l'entrée principale des lieux servant à la présentation du film.

(2) L'affiche indique ce qui suit :

- a) le classement du film;
- b) le symbole correspondant qui figure à l'annexe 1;

c) les indications complémentaires que la Commission cinématographique a éventuellement données en vertu du paragraphe 6 (5) de la Loi.

(3) L'affiche est en anglais et, si la personne qui présente le film le souhaite, elle peut également être en français.

(4) Le symbole prévu à l'alinéa (2) b) est en anglais et, si la personne qui présente le film le souhaite, il peut également être en français.

Visa à conserver avec le film

21. Le titulaire d'un permis qui présente un film veille à conserver avec celui-ci le visa de classement qui a été délivré à son égard en vertu du paragraphe 4 (1) ou une copie du visa délivrée en vertu du paragraphe 4 (3).

DISPENSES

Décision en matière de dispense

22. La Commission cinématographique est désignée pour examiner des films afin de décider s'ils sont soustraits à l'application d'une disposition de la Loi ou des règlements, si le directeur estime qu'une telle décision s'impose.

Dispense de classement

23. (1) Est soustrait à l'application de l'article 10 de la Loi à l'égard de ce film quiconque distribue ou offre de distribuer un film donné qui, selon le cas :

- a) vise à promouvoir des objectifs politiques ou des croyances ou des pratiques religieuses;
- b) est un film d'animation normalement destiné aux enfants;
- c) constitue l'enregistrement d'un événement ou d'une manifestation fourni à une personne qui y a assisté;
- d) a déjà été transmis de façon à pouvoir être capté en Ontario, dans la même version, à l'aide de postes récepteurs domestiques sans utiliser d'antenne parabolique, de démodulateur électronique ou tout autre dispositif utilisé aux mêmes fins;
- e) est uniquement distribué aux hôpitaux ou aux médecins pour l'enseignement de la médecine ou aux fins de traitement;
- f) est uniquement distribué aux établissements d'enseignement à des fins éducatives;
- g) est uniquement distribué aux bibliothèques publiques;
- h) est conçu à des fins d'information, d'éducation ou d'enseignement mais n'est pas visé à l'alinéa e), f) ou g);
- i) est conçu à des fins de publicité, de démonstration ou d'enseignement liées à l'utilisation de produits ou de services mais ne constitue pas une bande-annonce;
- j) est un jeu vidéo que la Commission des logiciels de loisirs n'a pas classé.

(2) Est soustrait à l'application de l'article 10 de la Loi à l'égard de ce film quiconque présente un film donné qui, selon le cas :

- a) fait partie intégrante d'un concert, d'une représentation théâtrale ou d'une manifestation culturelle ou sportive;
- b) transmet en direct un concert, une représentation théâtrale, une manifestation culturelle ou sportive ou tout autre événement analogue;
- c) sous réserve du paragraphe (3), est présenté uniquement lors d'un festival de films ou dans une bibliothèque publique et sous son parrainage;
- d) sous réserve du paragraphe (3), est présenté uniquement, par un musée d'art public, dans les locaux permanents qu'il occupe;
- e) est conçu à des fins d'information, d'éducation ou d'enseignement;
- f) est conçu à des fins de publicité, de démonstration ou d'enseignement liées à l'utilisation de produits ou de services mais ne constitue pas une bande-annonce;
- g) a été transmis de façon à n'être capté que dans une résidence privée ou dans des lieux d'hébergement payants;
- h) est un jeu vidéo que la Commission des logiciels de loisirs n'a pas classé.

(3) Les alinéas (2) c) et d) ne s'appliquent pas dans les cas suivants :

- a) la Commission cinématographique a déjà classé le film;
- b) il n'y a pas, à l'entrée principale des lieux où le film est présenté, d'affiche indiquant que leur accès est interdit aux personnes âgées de moins de 18 ans;
- c) une personne qui semble âgée de moins de 18 ans assiste à la présentation du film.

(4) Malgré l'alinéa (1) a), b), h), i) ou j) ou (2) a), b) e), f), g) ou h), n'est pas soustrait à l'application de l'article 10 de la Loi à l'égard de ce film quiconque distribue, offre de distribuer ou présente un film donné qui comporte l'un ou l'autre des éléments suivants :

- a) la représentation explicite de scènes de violence comprenant des effusions de sang, des actes de torture et de mutilation ou des activités criminelles;
- b) une scène d'horreur extrême;
- c) la représentation explicite d'une scène de miction, de défécation ou de vomissement;
- d) la représentation d'une personne qui se drogue ou prend d'autres substances illégales de façon à en encourager la consommation illégale;
- e) l'utilisation d'un langage vulgaire;
- f) l'encouragement du terrorisme ou de la haine fondée sur un motif de discrimination interdit par la partie I du *Code des droits de la personne*;
- g) une scène dont la réalisation a nécessité le mauvais traitement d'un animal;
- h) la représentation des organes génitaux d'une personne;
- i) des scènes de sexualité explicite;
- j) la représentation de violences ou d'humiliations d'ordre physique infligées à des êtres humains à des fins de plaisir sexuel ou présentées comme plaisant aux victimes;
- k) une scène dans laquelle une personne âgée de moins de 18 ans ou présentée comme telle paraît nue ou partiellement nue dans un contexte sexuellement suggestif.

Dispense de permis

24. (1) Est soustrait à l'application de l'article 13 de la Loi quiconque réunit les conditions suivantes :

- a) il distribue ou offre de distribuer moins de 50 films;
- b) aucun des films qu'il distribue ou offre de distribuer n'est un film à caractère sexuel pour adultes;
- c) la distribution des films est une activité accessoire à ses principales activités commerciales.

(2) Est soustrait à l'application de l'article 13 de la Loi quiconque présente ou offre de présenter, selon le cas :

- a) un film qui fait partie intégrante d'un concert, d'une représentation théâtrale ou d'un événement sportif;
- b) un film qui transmet en direct un concert, une représentation théâtrale, une manifestation culturelle, un événement sportif ou tout autre événement analogue;
- c) un film lors d'un festival de films ou dans une bibliothèque publique et sous son parrainage;
- d) un film, à l'exception d'un film à caractère sexuel pour adultes, dans des lieux où ne sont pas présentés régulièrement des films devant être classés.
- e) un film qui a été transmis de façon à n'être capté que dans une résidence privée ou dans des lieux d'hébergement payants;

(3) Est soustrait à l'application de l'article 13 de la Loi quiconque ne distribue, ne présente ou n'offre de distribuer ou de présenter que des films qui, selon le cas :

- a) sont conçus à des fins d'information, d'éducation ou d'enseignement;
- b) sont conçus à des fins de publicité, de démonstration ou d'enseignement liées à l'utilisation de produits ou de services de type commercial ou industriel;
- c) sont des jeux vidéo;
- d) ont déjà été transmis de façon à pouvoir être captés en Ontario, dans leur version initiale, à l'aide de postes récepteurs domestiques sans utiliser d'antenne parabolique, de désembrouilleur électronique ou tout autre dispositif utilisé aux mêmes fins.

(4) Sont soustraits à l'application de l'article 13 de la Loi les musées d'art publics et les bibliothèques publiques qui distribuent ou présentent des films dans le cadre de leurs activités.

DISPOSITIONS GÉNÉRALES

Accès public aux renseignements

25. (1) Lorsqu'elle délivre un visa de classement d'un film, la Commission cinématographique publie sur Internet les renseignements qui se rapportent au classement.

(2) Lorsqu'elle donne des indications complémentaires sur un film, la Commission cinématographique publie sur Internet les renseignements qui s'y rapportent.

(3) Lorsqu'elle donne un avis écrit de la décision qu'elle rend à l'issue d'un réexamen conformément à l'alinéa 7 (3) a), la Commission cinématographique en publie une copie sur Internet.

(4) Le registrateur publie sur Internet divers renseignements sur les permis, notamment le nom et le nom commercial de tous les titulaires de permis et, pour chaque permis délivré ou renouvelé, l'adresse et le numéro qui y figurent.

Signification

26. (1) Les avis, demandes écrites, ordonnances, ordres ou documents qui doivent être remis ou signifiés à une personne ou à un organisme en application de la Loi et du présent règlement le sont suffisamment dans les cas suivants :

- a) ils sont remis à personne;
- b) ils sont envoyés par courrier recommandé;
- c) ils sont envoyés par courrier ordinaire, par télécopie ou par tout autre moyen électronique s'il s'agit de pièces visées au paragraphe (2);
- d) ils sont envoyés d'une autre manière si l'expéditeur peut en prouver la réception.

(2) L'alinéa (1) c) s'applique aux pièces suivantes :

- a) le visa de classement d'un film délivré en vertu du paragraphe 4 (1);
- b) l'avis d'appel écrit d'une décision en matière de classement fourni en application de l'alinéa 5 (2) b);
- c) le nouveau visa de classement d'un film délivré en vertu de l'alinéa 5 (6) a);
- d) l'avis de la décision rendue en appel d'une décision en matière de classement donné en vertu de l'alinéa 5 (6) b);
- e) l'avis écrit de la décision rendue à l'issue du réexamen conformément à l'alinéa 7 (3) a);
- f) l'avis du refus d'approuver un film donné en vertu du paragraphe 8 (6);
- g) l'avis d'appel écrit d'une décision en matière d'approbation fourni en vertu de l'alinéa 9 (2) b);
- h) l'avis de la décision rendue en appel donné en vertu du paragraphe 9 (6).

(3) La signification faite par courrier recommandé est réputée faite le troisième jour qui suit la date de la mise à la poste, à moins que le destinataire ne démontre que, agissant de bonne foi, il n'a reçu l'avis, la demande, l'ordonnance, l'ordre ou le document qu'à une date ultérieure pour cause d'absence, d'accident ou de maladie ou pour un autre motif indépendant de sa volonté.

Dispositions transitoires

27. (1) L'ordre donné par un inspecteur en vertu du paragraphe 4 (3) de la *Loi sur les cinémas* est maintenu comme s'il s'agissait d'un ordre donné par un inspecteur en vertu du paragraphe 28 (1) de la *Loi de 2005 sur le classement des films*.

(2) Le mandat délivré à un inspecteur en vertu du paragraphe 4 (6) de la *Loi sur les cinémas* est maintenu comme s'il s'agissait d'un mandat délivré à un inspecteur en vertu du paragraphe 29 (1) de la *Loi de 2005 sur le classement des films*.

(3) Si un juge de la Cour supérieure de justice n'a pas rendu de décision dans un appel visé à l'article 54 de la *Loi sur les cinémas* avant l'entrée en vigueur de l'article 51 de la *Loi de 2005 sur le classement des films*, la *Loi sur les cinémas* continue de s'appliquer à l'appel jusqu'à ce qu'il rende sa décision.






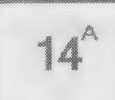
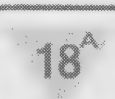



Abrogation

28. Le Règlement 1031 des Règlements refondus de l'Ontario et le Règlement de l'Ontario 248/95 sont abrogés.

Entrée en vigueur

29. Le présent règlement entre en vigueur le 31 août 2005.

ANNEXE 1
SYMBOLES UTILISÉS POUR LE CLASSEMENT DES FILMS

Version anglaise	Version française
 Suitable for all	 Convient à tous
 Parental guidance advised	 Surveillance parentale recommandée
 Persons younger than 14 must be accompanied by an adult	 Les moins de 14 ans doivent être accompagnés d'un adulte
 Persons younger than 18 must be accompanied by an adult	 Les moins de 18 ans doivent être accompagnés d'un adulte
 Restricted to persons 18 or older	 Réservé aux 18 ans et plus

33/05

ONTARIO REGULATION 453/05

made under the

SECURITIES ACT

Made: July 21, 2005

Filed: July 29, 2005

Amending Reg. 1015 of R.R.O. 1990
(General)

Note: Regulation 1015 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 38 of Regulation 1015 of the Revised Regulations of Ontario, 1990 is revoked.
2. Section 79 of the Regulation is revoked.
3. Section 100 of the Regulation is revoked and the following substituted:

100. (1) The registration of a mutual fund dealer, scholarship plan dealer or securities issuer authorizes the dealer or issuer to act as an underwriter for the sole purpose of distributing the securities that the dealer or issuer is registered to trade but not for any other purpose.

(2) The registration of a limited market dealer, international dealer or financial intermediary dealer authorizes the dealer to act as an underwriter for the sole purpose of making a distribution that the dealer is authorized to make by section 208 or 209 or Ontario Securities Commission Rule 31-503 *Limited Market Dealers*, as the case may be, but not for any other purpose.

4. (1) Subsection 104 (1) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

(1) A registrant who is a registered dealer or adviser or a partner or officer of a registered dealer or adviser and who proposes to acquire, directly or indirectly, beneficial ownership of or control or direction over any security of another registered dealer or adviser shall give written notice of the proposed acquisition to the Director at least 30 days before the acquisition and shall provide with the notice all relevant facts to permit the Director to determine if the acquisition.

(2) Clause 104 (4) (a) of the Regulation is revoked and the following substituted:

(a) a partner or officer of a registered dealer or adviser who, alone or in combination with any other person or company, proposes to acquire securities that, together with the securities already beneficially owned or over which control or direction is already exercised, do not exceed more than 5 per cent of any class or series of securities of any other registered dealer or adviser that are listed and posted for trading on a stock exchange anywhere in the world;

(3) Clause 104 (4) (d) of the Regulation is revoked and the following substituted:

(d) an acquisition by a registered dealer in the ordinary course of its business of trading in securities.

5. Subsection 107 (5) of the Regulation is revoked.

6. (1) Subsection 108 (3) of the Regulation is amended by striking out “every security issuer, every adviser and every underwriter” and substituting “every security issuer and every adviser”.

(2) Subsection 108 (4) of the Regulation is amended by striking out “dealer, adviser or underwriter” in the portion before clause (a) and substituting “dealer or adviser”.

(3) Subsection 108 (6) of the Regulation is revoked and the following substituted:

(6) The Director may exempt registrants who are members of a recognized self-regulatory organization referred to in section 21.1 of the Act or a recognized stock exchange from compliance with subsection (4) if the Director is satisfied that the registrant is subject to requirements imposed by that organization or exchange that provide at least equal protection for clients to the protection provided under subsection (4).

7. Subsection 110 (1) of the Regulation is revoked and the following substituted:

(1) Every dealer, other than a security issuer, shall participate in a compensation fund or contingency trust fund approved by the Commission and established by,

- (a) a recognized self-regulatory organization referred to in section 21.1 of the Act;
- (b) a recognized stock exchange; or
- (c) a trust corporation registered under the *Loan and Trust Corporations Act*.

8. (1) Paragraph 8 of subsection 113 (3) of the Regulation is amended by striking out “Subject to subsection 114 (4)” at the beginning and substituting “Subject to section 1.5 of Ontario Securities Commission Rule 31-505 *Conditions of Registration*”.

(2) Subparagraph 8 iii of subsection 113 (3) of the Regulation is revoked and the following substituted:

- iii. in the case of a margin account, a properly executed margin agreement containing the signature of the owner and the guarantor, if any, and the additional information obtained under section 115 of this Regulation and sections 1.2, 1.5 and 1.6 of Ontario Securities Commission Rule 31-505 *Conditions of Registration*,

9. Subsection 132 (1) of the Regulation is amended by striking out “dealer, adviser or underwriter” and substituting “dealer or adviser”.

10. Sections 135, 137 and 138 of the Regulation are revoked.

11. Section 139 of the Regulation is revoked and the following substituted:

REPORTING TO ONTARIO SECURITIES COMMISSION

139. Every mutual fund dealer who is not a member in good standing of a self-regulatory organization that is recognized by the Commission under section 21.1 of the Act, every adviser and every scholarship plan dealer shall deliver to the Commission, not more than 90 days after the end of each financial year of the dealer or adviser, a copy of its financial statements for the year.

12. Sections 141 and 142 of the Regulation are revoked and the following substituted:

141. Every mutual fund dealer who is not a member in good standing of a self-regulatory organization that is recognized by the Commission under section 21.1 of the Act and every scholarship plan dealer shall deliver a report prepared in accordance with Statement C of Form 9 to the Commission not more than 90 days after the end of each financial year of the dealer.

142. Every securities dealer who is not a member in good standing of a self-regulatory organization that is recognized by the Commission under section 21.1 of the Act shall deliver a report prepared in accordance with Form 9 to the Commission not more than 90 days after the end of each financial year of the dealer.

13. Subsection 145 (1) of the Regulation is amended by striking out “self-regulatory body referred to in section 20 of the Act” in the portion before clause (a) and substituting “self-regulatory organization that is recognized by the Commission under section 21.1 of the Act or a recognized stock exchange”.

14. Section 146 of the Regulation is revoked and the following substituted:

146. Every audit under section 21.10 of the Act shall satisfy the audit requirements published by the Commission, in addition to the requirements in that section, and in the event of a conflict, the requirements of section 21.10 prevail.

15. (1) Subsection 147 (1) of the Regulation is revoked.

(2) Subsection 147 (2) of the Regulation is amended by striking out “an audit under section 21 of the Act” at the end and substituting “an audit under section 21.10 of the Act”.

16. Subsection 212 (2) of the Regulation is revoked.

17. (1) Subsection 230 (1) of the Regulation is amended by striking out “other than sections 221 and 222”.

(2) Subsection 230 (5) of the Regulation is revoked.

18. Section 232 of the Regulation is amended by striking out “sections 221 and 222” and substituting “section 2.1 of Ontario Securities Commission Rule 31-505 *Conditions of Registration*”.

19. The Regulation is amended by adding the following Part:

**PART XVI
CIVIL LIABILITY FOR SECONDARY MARKET DISCLOSURE**

248. In this Part,

“equity security” has the same meaning as it has in subsection 89 (1) of the Act.

249. For the purposes of Part XXIII.1 of the Act, “market capitalization” means, in respect of an issuer, the amount determined as follows:

1. For each class of equity securities for which there is a published market, determine the sum of the number of outstanding securities of the class at the close of trading on each of the 10 trading days before the day on which the misrepresentation was made or the failure to make timely disclosure first occurred.
2. Divide the sum determined under paragraph 1 by 10.
3. Multiply the quotient determined under paragraph 2 for each class by the trading price of the securities of the class on the principal market for the securities for the 10 trading days before the day on which the misrepresentation was made or the failure to make timely disclosure first occurred.
4. Add the amounts determined under paragraph 3 for each class of equity securities for which there is a published market.
5. For each class of equity securities not traded on a published market, determine the fair market value of the outstanding securities of that class as of the day on which the misrepresentation was made or the failure to make timely disclosure first occurred.
6. Add the amounts determined under paragraph 5 for each class of equity securities not traded on a published market.
7. Add the amount determined under paragraph 4 to the amount determined under paragraph 6 to determine the market capitalization of the issuer.

250. For the purposes of Part XXIII.1 of the Act,

“principal market” means, in respect of a class of securities of a responsible issuer,

- (a) the published market in Canada on which the greatest volume of trading in securities of that class occurred during the 10 trading days before the day on which the misrepresentation was made or the failure to make timely disclosure first occurred, or

- (b) the published market on which the greatest volume of trading in securities of that class occurred during the 10 trading days before the day on which the misrepresentation was made or the failure to make timely disclosure first occurred, if securities of that class are not traded during those 10 trading days on a published market in Canada.

251. For the purposes of Part XXIII.1 of the Act, "trading price" means, in respect of a security of a class of securities for which there is a published market, the amount determined under the following rules:

1. Subject to paragraphs 2 and 3, the trading price of the security is the volume weighted average price of securities of that class on the published market during the period for which the trading price is to be determined.
2. Subject to paragraph 3, if there was trading in the securities of that class in the published market on fewer than half of the trading days during the period for which the trading price of the securities is to be determined, the trading price of the security is determined as follows:
 - i. Calculate the sum of the average of the highest bid and lowest ask prices for each trading day in the period on which there were no trades in securities of that class in the published market.
 - ii. Divide the amount determined under subparagraph i by the number of trading days on which there were no trades in securities of that class in the published market.
 - iii. Add to the amount determined under subparagraph ii the volume weighted average price of securities of that class on the published market for those trading days on which securities of that class were traded.
 - iv. Divide by two the amount determined under subparagraph iii.
3. If there were no trades of securities of that class in the published market during the period for which the trading price is to be determined, the trading price of the security is the fair market value of the security.

252. (1) Part XXIII.1 of the Act applies to the acquisition of an issuer's security pursuant to an exemption from section 53 or 62 of the Act that is set out in clause 72 (7) (b) of the Act, which exemption is prescribed for the purposes of clause 138.2 (b) of the Act.

(2) Part XXIII.1 of the Act applies to the acquisition or disposition of an issuer's security in connection with or pursuant to a take-over bid described in clause 93 (1) (a), (b) or (e) of the Act or an issuer bid described in clause 93 (3) (e), (f) or (h) of the Act, which bids are prescribed for the purposes of clause 138.2 (c) of the Act.

20. Form 3 is revoked and the following substituted:



Ontario
Securities
Commission

**Form 3
Securities Act**

**Application for Registration as
Dealer or Adviser**

NOTE: Should any space be insufficient for your answers, a statement may be attached and marked as an exhibit cross-referencing each statement to the item to which it pertains provided it is initialled by the applicant and the Commissioner taking the affidavit.

Application is made for registration under the *Securities Act*

(**NOTE:** Refer to sections 98 and 99 of the Regulation to confirm the appropriate category of registration.)

in the category of:

1. (a) Name of Applicant:

(b) Head Office Business Address:

Telephone No:

Postal Code:

(c) Address for service in Ontario:

Telephone No:

Postal Code:

2. The applicant maintains accounts at the following bank(s): (State bank and branches through which business is transacted)

3. Is applicant applying for registration of any branch offices?

If so, state addresses:

INSTRUCTION: Answer "Yes" or "No" to the following questions. If "Yes", give particulars.

4. Has the applicant, or to the best of the applicant's information and belief, has any affiliate of the applicant,

(a) been registered in any capacity under any *Securities Act* of Ontario?

(b) applied for registration, in any capacity, under any *Securities Act* of Ontario?

5. Is the applicant, or to the best of the applicant's information and belief, is any affiliate of the applicant, now, or has any such person or company been,

(a) registered or licensed in any capacity in any other province, state or country which requires registration or licensing to deal or trade in securities?

(b) registered or licensed in any other capacity in Ontario or any other province, state or country under any legislation which requires registration or licensing to deal with the public in any capacity? (e.g., as an insurance agent, real estate agent, used car dealer, mortgage broker, etc.)

(c) refused registration or a licence mentioned in 5(a) or (b) above or has any registration or licence been suspended or cancelled in any category mentioned in 5(a) or (b) above?

- (d) denied the benefit of any exemption from registration provided by any *Securities Act* of Ontario, or similar exemption provided by securities acts or regulations of any other province, state or country?
6. Is the applicant, or to the best of the applicant's information and belief is any affiliate of the applicant, now, or has any such person or company been,
- (a) a member of any Stock Exchange, Association of Investment Dealers, Investment Bankers, Brokers, Broker-Dealers, or similar organization, in any province, state or country?
 - (b) refused membership in any Stock Exchange, Association of Investment Dealers, Investment Bankers, Brokers, Broker-Dealers, or similar organization, in any province, state or country?
 - (c) suspended as a member of any Stock Exchange, Association of Investment Dealers, Investment Bankers, Brokers, Broker-Dealers, or similar organization, in any province, state or country?
7. Has the applicant, or to the best of the applicant's information and belief, has any affiliate of the applicant, operated under, or carried on business under, any name other than the name shown in this application?
8. Has the applicant, or to the best of the applicant's information and belief, has any affiliate of the applicant,
- (a) ever been convicted under the law of any province, state or country, excepting minor traffic violations?

Is there currently an outstanding charge or indictment against the applicant or affiliate?

INSTRUCTION: *Question 8(a) refers to all laws, e.g., Criminal, Immigration, Customs, Liquor, etc. of any province, state or country in any part of the world. You are not required to disclose any convictions for which a pardon has been granted under the Criminal Records Act (Canada), and which pardon has not been revoked.*

- (b) ever been the defendant or respondent in any proceedings in any civil court in any jurisdiction in any part of the world wherein fraud was alleged?
 - (c) at any time declared bankruptcy, or made a voluntary assignment in bankruptcy? (If "Yes", give particulars and also attach a certified copy of discharge.)
 - (d) ever been refused a fidelity bond?
9. Set out in the space provided, the name of the applicant, or the name of and position held by each officer or partner of the applicant seeking or holding registration.

(In addition to last name, give full first and middle names)	Office Held	(In addition to last name, give full first and middle names)	Office Held
1.		5.	
2.		6.	
3.		7.	
4.		8.	

10. Attach and mark as an exhibit:

- (a) a completed Form 4 for each partner or officer of the applicant seeking or holding registration, unless the information required by Form 4 has previously been filed by such person and remains unchanged;
- (b) for each person or company who is a partner, officer or director of the applicant and not referred to in clause (a), the information required by Form 4 excluding questions 4, 7 and 10 and Part D thereof unless such information has previously been filed with the Commission and remains unchanged; and
- (c) in the case of applicants for registration as investment counsel only, a letter from each person who, on behalf of the applicant will give investment advice, outlining directly related experience of such person so as to justify designation by the Director of such person to so act.

11. A - Capitalization of Company:

Other than a Security Issuer, complete below or attach marked as an exhibit to the application a statement containing the information called for below, to provide information with respect to the financial structure and control of the applicant company.

- (a) The authorized and issued capital of the company, stating:

	Preferred Shares (State number of shares <u>and dollar value</u>) Shares \$	Common Shares (State number of shares <u>and dollar value</u>) Shares \$
(1) authorized capital		
(2) issued		
(3) total dollar value of other securities:		
(i) Bonds		
(ii) Debentures		
(iii) Any other loans, state source and maturity dates		
\$		
TOTAL \$		

- (b) The names, addresses and usual place of residence of registered, and direct, and indirect, beneficial owners of each class of security or obligation issued, and if a trust is the beneficial owner, the names, addresses and usual place of residence of each person or company having a beneficial interest in the trust, and the nature and extent of the holdings and percentage of interest attributable to each security holder, lender or *cestui que* trust (beneficiary).
- (c) State name and address of every depository holding any of the assets of the company:

INSTRUCTION: Answer "Yes" or "No" to the following questions. If "Yes", give particulars.

- (d) Has any person or company undertaken to act as a guarantor in relation to the financial or other undertakings of the applicant?
- (e) Has a subordination agreement been executed by the creditor(s) in relation to loans owing by the applicant?
- (f) Is there any person or company whose name is not disclosed in the statement called for by (b) above who has any direct or indirect interest in the applicant, either beneficially or otherwise?

B - Capitalization of a Partnership or Proprietorship:

Attach, marked as an exhibit to the application, a statement containing the information called for below with respect to the assets of the partnership or proprietorship, and demonstrate therein the degree of control (voting power) of each of the participants in the applicant.

- (a) Amount of paid-in capital \$
- (b) Description of the assets:
- (c) State name and address of every depository holding any of the assets:
- (d) Source, amount and maturity date of any obligations owing by the partnership, if any:
(Where applicable, give names and addresses of creditors).

INSTRUCTION: Answer "Yes" or "No" to the following questions. If "Yes", give particulars.

- (e) Has any person or company undertaken to act as guarantor in relation to the financial or other undertakings of applicant?
- (f) Has a subordination agreement been executed by the creditor(s) in relation to loans owing by the applicant?
- (g) Is there any person or company whose name is not disclosed above who has any interest in the applicant, either beneficially or otherwise?

DATED at

(Name of applicant)

This day of, 20.....

By _____

(Signature of applicant, partner or officer)

(Official capacity)

AFFIDAVIT
In the matter of the Securities Act

Province of Ontario

)

I, _____

(Name in full)

..... of

)

of the

)

To Wit:)

in the County of

MAKE OATH AND SAY:

1. I am the applicant (or a partner or officer of the applicant) herein for registration and I signed the application.
2. The statements of fact made in the application are true.

SWORN before me at the

)

in the of

)

This day of, 20.....

)

(Signature of Deponent)

)

)

(A Commissioner, etc.)

)

It is an offence under the *Securities Act* to file an application containing a statement that, at the time and in light of the circumstances in which it is made, is a misrepresentation.



Ontario
Securities
Commission

Form 5
Securities Act

**Application for Renewal of
Registration as Dealer or Adviser**

Note: This form is not to be used for the reporting of amendments.

Application is made for renewal of registration under the *Securities Act* as: _____

in the category of:

1. Name of Applicant:

2. Head Office Business
Address:

Telephone No:

Postal Code:

3. Attached as an exhibit is a statement giving the full particulars of all changes in the information given in my last application for registration under the *Securities Act* particulars of which have not been filed previously as an application for amendment or renewal of registration.

DATED at _____

(Name of applicant)

This day of, 20....

By _____

(Signature of applicant, partner or officer)

(Official capacity)

AFFIDAVIT
In the matter of the *Securities Act*

Province of Ontario)

I, _____
(Name in full)

..... of)

of the _____)

To Wit:)

in the County of _____)

MAKE OATH AND SAY:

1. I am the applicant (or a partner or officer of the applicant) herein for renewal of registration and I signed the application for renewal of registration.
2. The statements of fact made in the application for renewal of registration are true.

SWORN before me at the _____)

in the _____ of _____)

This day of, 20....)

(A Commissioner, etc.))

(Signature of Deponent)

It is an offence under the *Securities Act* to file an application containing a statement that, at the time and in light of the circumstances in which it is made, is a misrepresentation.

22. Forms 7, 17, 18 and 19 are revoked.

23. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.

(2) Section 19 comes into force on the day that section 185 of the *Keeping the Promise for a Strong Economy Act (Budget Measures)*, 2002 comes into force.

33/05

NOTE: The Table of Regulations – Legislative History Overview and other tables related to regulations can be found at the e-Laws website (www.e-laws.gov.on.ca) under Tables. Consolidated regulations may also be found at that site by clicking on Statutes and associated Regulations under Consolidated Law.

REMARQUE : On trouve le Sommaire de l'historique législatif des règlements et d'autres tables liées aux règlements sur le site Web Lois-en-ligne (www.lois-en-ligne.gouv.on.ca) en cliquant sur «Tables». On y trouve également les règlements codifiés en cliquant sur le lien Lois et règlements d'application sous la rubrique «Textes législatifs codifiés».

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Retail Sales Tax Act	O. Reg. 448/05
Retail Sales Tax Act	O. Reg. 449/05
Securities Act	O. Reg. 453/05



TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à GazettePubsOnt@mbs.gov.on.ca

Tarifs publicitaires et soumission de format:

- 1) Le tarif publicitaire pour la première insertion envoyée électroniquement est de 75,00\$ par espace-colonne jusqu'à un ¼ de page.
- 2) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 3) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

Abonnement:

Le tarif d'abonnement annuel est de 126,50\$ + T.P.S. pour 52 ou 53 numéros hebdomadaires débutant le premier samedi du mois de janvier (payable à l'avance). L'inscription d'un nouvel abonnement au courant de l'année sera calculée de façon proportionnelle pour la première année. Un nouvel abonné peut commander des copies d'éditions précédentes de la Gazette au coût d'une copie individuelle si l'inventaire le permet.

Le remboursement pour l'annulation d'abonnement sera calculé de façon proportionnelle à partir de 50% ou moins selon la date. Pour obtenir de l'information sur l'abonnement ou les commandes s.v.p. téléphonez le (416) 326-5306 durant les heures de bureau.

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Des copies individuelles de la Gazette peuvent être commandées en direct sur POD au site www.gov.on.ca/MBS/french/publications ou en téléphonant 1-800-668-9938.

Options de paiement:

Les paiements peuvent être effectués au moyen de la carte Visa, MasterCard ou Amex, ou chèques ou mandats fait à l'ordre du MINISTRE DES FINANCES. Toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO

30 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

Paiement-Annonces:

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MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

IFIS a introduit des exigences de procédures de facturation plus rigoureuses et compliquées qui affectent la Gazette et ses clients. S'il vous plaît considérez utiliser une carte d'achat du ministère lorsque vous placez une annonce. Les commandes faites par carte d'achat ne sont pas sujettes aux exigences de facturation d'IFIS et permettront la Gazette d'éviter le retard futur de traitement.

Pour obtenir de l'information sur le paiement par carte d'achat, les types et le placement d'annonces communiquez avec le bureau de la Gazette au (416) 326-5310 ou à GazettePubsOnt@mbs.gov.on.ca



INFORMATION TEXT FOR ONTARIO GAZETTE

Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at GazettePubsOnt@mbs.gov.on.ca

Advertising rates and submission formats:

- 1) For a first insertion electronically submitted the basic rate is \$75 up to ¼ page.
- 2) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 3) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

Subscriptions:

The annual subscription rate is \$126.50 + G.S.T. for 52 or 53 weekly issues beginning the first Saturday in January, payable in advance. In-year new subscriptions will be pro-rated for the first year. A new subscriber may order back issues of the Gazette at the single-copy rate as inventory permits.

Refunds for cancelled subscriptions will be pro-rated from 50% or less depending upon date. For subscription information/orders please call (416) 326-5306 during normal business hours.

Single Copies:

Individual Gazette copies may be ordered on-line through POOL at [www.gov.on.ca/MBS/english\(or/french\)/publications](http://www.gov.on.ca/MBS/english(or/french)/publications) or by phone at 1-800-668-9938.

Payment Options:

Subscriptions may be paid by VISA, AMEX or MasterCard or by Cheque or Money order payable to THE MINISTER OF FINANCE. All subscription enquiries and correspondence, including address changes, should be mailed to:

THE ONTARIO GAZETTE

50 Grosvenor Street, Toronto, Ontario M7A 1N8

Telephone: (416) 326-5306

Payment – Notices:

For fastest processing clients may pay by VISA, AMEX or MasterCard when submitting notices. Charges may also be invoiced.

ONTARIO GOVERNMENT MINISTRIES PLEASE NOTE:

IFIS requirements have introduced more stringent and complicated billing procedures that affect both the Gazette and its clients. Please consider using a ministry Purchase Card when placing notices – charge card orders are not subject to IFIS requirements, and will allow the Gazette to avoid future processing delays.

For information about P-card payments, valid types of notice and placement contact the Gazette office at (416) 326-5310 or at GazettePubsOnt@mbs.gov.on.ca



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Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Adicon Inc. (o/a "Sin City Limousine") 46493
29 Sunnyhurst Ave., Stoney Creek, ON L8E 5M9

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton and the Regional Municipalities of Peel, Halton and Niagara.

Brisil Inc. (o/a "Airborne Limousine Service") 46375
3555 Don Mills Rd., Suite 18-141, Toronto, ON M2H 3N3

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Hamilton and Toronto, the Regional Municipalities of Peel, York, Durham, Halton and Waterloo and the County of Wellington to the Ontario/Quebec, Ontario/Manitoba and the Ontario/USA border crossings for furtherance and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT:

1. there be no pick up or discharge of passengers except at point of origin;
2. the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of twelve (12) passengers exclusive of the driver.

Applies for a public vehicle operating licence as follows: 46375-A

For the transportation of passengers on a chartered trip from points in the Cities of Hamilton and Toronto, the Regional Municipalities of Peel, York, Durham, Halton and Waterloo and the County of Wellington.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of twelve (12) passengers exclusive of the driver.

Newry Coach Lines Ltd. 37540-A
R. R. # 2, Atwood, ON N0G 1B0

Applies for an extension to public vehicle (school bus) operating licence PVS-5882 as follows:

For the transportation of students for the Avon Maitland District School Board and the Huron-Perth Catholic District School Board between points in the Counties of Huron and Perth and schools under the jurisdiction of the aforesaid School Boards.

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PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

Optimus Prime Corporation 46174-B
(o/a "Wubs Transportation Services")
13515 Grantley Rd., Chesterville, ON K0C 1H0

Applies for an extension to public vehicle (school bus) PVS-9070 as follows:

For the transportation of students attending:

1. the Community Christian School between points in the United Counties of Prescott and Russell and the United Counties of Stormont, Dundas & Glengarry and the Community Christian School located in the City of Ottawa.
2. the Redeemer Christian High School and the Ottawa Christian School between points in the United Counties of Leeds & Grenville and the United Counties of Stormont, Dundas & Glengarry and the Redeemer Christian High School and the Ottawa Christian School both located in the City of Ottawa.

PROVIDED that chartered trips be restricted to school purposes and only for the Community Christian School, the Redeemer Christian High School and the Ottawa Christian School.

PROVIDED FURTHER THAT the licensee be restricted to the use of one (1) chrome yellow school bus vehicle as defined in Section 175 (1) of the Highway Traffic Act, R.S.O. 1990 Chapter H.8.

NOTE: This replaces application that appeared in the Ontario Gazette dated August 6, 2005.

J & M Rentals Inc. 46498
P. O. Box 278, Saint John, New Brunswick. E2L 3Y2

Applies for an extra provincial operating licence as follows:

1. For the transportation of passengers on a chartered trip from points in the City of Toronto and Regional Municipality of Peel to the Ontario/Manitoba, Ontario/Québec and Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction
 - i) and for the return of the same passengers on the same chartered trip to point of origin;

Provided that there shall be no pick-up or discharge of passengers except at point of origin.

 - ii) on a one way movement.
2. For the transportation of passengers on a chartered trip from points in the Province of New Brunswick as authorized by the relevant

jurisdiction from the Ontario/Manitoba, Ontario/Québec and Ontario/U.S.A. border crossings

- a) to points in Ontario
- b) in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance
 - i) and for the return of the same passengers on the same chartered trip to point of origin.

Provided that there be no pick-up or discharge of passengers except at point of origin.

 - ii) to points in Ontario on a one way chartered trip without pick-up of passengers in Ontario.

Hiam Zabian (o/a "A.J. Signature Limousine") 46335
12 Clarendon Crescent, London, ON N6C 5B8

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Counties of Middlesex, Lambton, Oxford, Perth, Elgin and Huron and the Regional Municipality of Waterloo to the Ontario/Quebec, Ontario/Manitoba and the Ontario/USA border crossings for furtherance and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT:

1. there be no pick up or discharge of passengers except at point of origin;
2. the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of twelve (10) passengers exclusive of the driver.

Applies for a public vehicle operating licence as follows: 46335-A

For the transportation of passengers on a chartered trip from points in the Counties of Middlesex, Lambton, Oxford, Perth, Elgin and Huron and the Regional Municipality of Waterloo.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of twelve (10) passengers exclusive of the driver.

(138-G891) **FELIX D'MELLO**
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la Loi sur l'imposition des corporations

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Finance, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des corporations*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des corporations* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa, Ontario L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2005-08-20

A.M.V. VIDEO PRODUCTIONS INC.	000576128
AGAIN CANADA INC.	001114230
AMOL PHOTO LABS LTD.	001056048
BLUE SPRUCE MANUFACTURING INC.	001166132
BEAR'S CHIPS INC.	001173204
BILKO LOGGING LTD.	001329061
BK GENESIS FASHION INC.	001035376
BLUE SPRUCE CATERING LTD.	001151143
BOLSWARD INVESTMENTS LIMITED	000267749
BONTEK LTD.	001315109
CANADIAN NATIVE ART INC.	001355360
CHRISTOPHER'S DELICATESSEN LTD.	000943435
CLASSIC CADDIES CARS & PARTS INC.	001313696
COURTNEY, BURNS & CAMPBELL CONTRACTING INC.	001140242
D-TEK AUTOMATION INC.	001245911
DIME DELIVERY LIMITED	000239261
DOLLARS & SENSE COUPONS INC.	001209505
E. B. CONTRACTING LIMITED	000821114
E. E. JAZ LTD.	000906074
EVEREST TRADING CORPORATION	001126214
FEATURE SHEETS INC.	001092316
FINCH REALTY LIMITED	000147640
FINLINE TECHNOLOGIES LTD.	000816730
FIREHALL BOARD INSTITUTE INC.	001348845
GARCIA FURNACE SERVICE LTD.	000713882
GSGK HOLDING CORPORATION	001075750
HARVESTER FINE FOODS INC.	001292104
HELIN OIL PACKERS LTD.	001053749
HOW SWEET IT IS LTD.	000477501
HYSON INTERNATIONAL CORP.	001310832
IRVING S. MARGLES HOLDING COMPANY LIMITED	000096866
J. M. KERR PUBLISHING COMPANY LIMITED	000386114
JOHANNA SANDHAM INSURANCE SERVICES INC.	000684852
KNOTT HOTELS COMPANY OF CANADA LIMITED	000418868
KODIAK CABLE INC.	001330065
KRUGER & KRUGER ASSOCIATES INC.	000994472
LAGUNA BANQUET HALL & RESTAURANT LTD.	000759321
MAJESTIC SKY LINES INC.	001120724
MEDIA SOLUTIONS INC/ SOLUTIONS MEDIA INC.	000604845
MIDVEST ENTERPRISES LTD.	001366974
MIEL MANAGEMENT GROUP INC.	000539256
MILLARD LISTER SALES LIMITED	000133609
MOHAWK TRAVEL SERVICE LIMITED	000392424
MOUNTAIN & HILL INVESTMENT INC.	000973520
NATIONAL ROADBUILDERS INC.	001314119
NEVA HOLDINGS LIMITED	000059159
NEVADA BOB'S CANADA FRANCHISING LTD.	001427919
NORTHERN FLOORING COMPANY LIMITED	000100814
NORTHWAY MARINE & RECREATION INC.	001455428
ONDEGO MOBILE AUTOMOTIVE SERVICE INC.	001120815
PALDIX INTERNATIONAL INC.	001291887
PAMCO FOODS LTD.	000464381
PHAETON STRATEGIES INC.	001053806
RE/MAX ABACUS REALTY LTD.	000921843
RENAISSANCE CUSTOM HOMES (BARRIE) LTD.	001379805
RJQ AUTO SERVICE LTD.	001131189
RUAD DATA INC.	000990951
SALAMS INTERNATIONAL INC.	001196211
SC FIRE PROTECTION SERVICES INC.	001045091

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
SELDON HOLDINGS LIMITED	000639638
SHB INSTALLATIONS INC.	000969846
STAN'S AUTO BODY INC.	000353318
SUPERIOR WELDING LIMITED	000565750
THE CHANGE PARTNERSHIP INC.	001178358
THE COMPUTER NOOK INC.	001211263
THE CONCEPT WORKS INC.	000683617
THE TRANTOR WRITING GROUP INC.	001038992
THOMAS R ELECTRIC LTD.	000983809
TRIO IMPORTING (NO. 2) COMPANY LTD.	000293127
TRISTATE ENGINEERING INC.	000916966
U & TARA CORPORATION	001338103
UNISTAFF TEMPORARY HELP LTD.	000435506
WARRINER HEATING & AIR CONDITIONING INC.	001268638
WELLINGTON SCRAP LIMITED	001127150
WORLD IMMIGRATION FINANCIAL SERVICES INC.	000862462
YESS RESTAURANT SPORTS BAR & GRILL LTD.	001227391
1086637 ONTARIO INC.	001086637
1089950 ONTARIO LIMITED	001089950
1113010 ONTARIO INC.	001113010
1117063 ONTARIO INC.	001117063
1156881 ONTARIO INC.	001156881
1175684 ONTARIO LIMITED	001175684
1189663 ONTARIO INC.	001189663
1192518 ONTARIO INC.	001192518
1200617 ONTARIO LIMITED	001200617
1204663 ONTARIO INC.	001204663
1205285 ONTARIO LTD.	001205285
1206689 ONTARIO INC.	001206689
1217874 ONTARIO LTD.	001217874
1229398 ONTARIO LIMITED	001229398
1239607 ONTARIO LTD.	001239607
1252132 ONTARIO INC.	001252132
1258078 ONTARIO INC.	001258078
1270308 ONTARIO INC.	001270308
1270617 ONTARIO INC.	001270617
1295180 ONTARIO LIMITED	001295180
1322568 ONTARIO INC.	001322568
1327870 ONTARIO LIMITED	001327870
1329245 ONTARIO INC.	001329245
1342972 ONTARIO INC.	001342972
1352092 ONTARIO LIMITED	001352092
1360883 ONTARIO INC.	001360883
1374818 ONTARIO LTD.	001374818
1389769 ONTARIO INC.	001389769
1390377 ONTARIO INC.	001390377
1394617 ONTARIO LTD.	001394617
1401913 ONTARIO INC.	001401913
1428299 ONTARIO LIMITED	001428299
1486490 ONTARIO INC.	001486490
1497388 ONTARIO INC.	001497388
2008482 ONTARIO LIMITED	002008482
346890 ONTARIO INC.	000346890
394572 ONTARIO LIMITED	000394572
658879 ONTARIO LIMITED	000658879
695869 ONTARIO INC.	000695869
744353 ONTARIO INC.	000744353
779416 ONTARIO LIMITED	000779416
809240 ONTARIO INC.	000809240
887850 ONTARIO INC.	000887850
976017 ONTARIO LTD.	000976017

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G887)

**Cancellation of Certificates of
Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificats de constitution
(Non-respect de la Loi sur l'imposition
des corporations)**

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 25 July, 2005 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats de constitution dont les 25 juillet 2005 pour non-respect des dispositions de la *Loi sur l'imposition des corporations* et que la dissolution des sociétés concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2005-07-25

ABLATION TECHNOLOGIES INC.	001246332
ACCEL ENTERPRISES INC.	001213995
ACCENTA CORPORATION	001242280
ACTIVE AUTO REPAIR CENTRE INC.	000965916
ADROIT COMMUNICATIONS INC.	001246331
ADVANTAGE SYSTEMS GROUP INC.	001252530
AIM ABATEMENT & DEMOLITION SERVICES LIMITED	001412614
AIMO INC.	001252902
ALL-COM MOBILITY SYSTEMS INC.	001250944
ALLANNE PRODUCTIONS INC.	000948705
ALLCITY IMPORTERS (EASTERN CANADA) LTD.	001252849
ALLIED CONSTRUCTION EQUIPMENT INC.	000420488
ALTERCLIFF INVESTMENTS LIMITED	000551212
AMALAM INC.	001256272
AMIE HOLDINGS INC.	001248746
ANCIENT ARTIFACTS INCORPORATED	001246756
ANTHONY GROUP INC.	001254139
APR CONTRACTING GROUP INC.	001251907
ARA SEROYANS LTD.	001255313
ARIZONA PRINT & COPY INC.	001209695
AROMA CARE INTERNATIONAL INC.	001255323
ARTE IMPORTS INC.	000869826
ASMA GROCERS LTD.	001251118
AUSTIN CREEK ESTATES LTD.	000726354
AUSTIN ROGERS CONSTRUCTION CORPORATION	001251908
AUSTRALASIAN MEMORY (CANADA) LTD.	001003953
AVERY DEMOLITION SERVICES INC.	001022270
AVERY DISTRIBUTION LTD.	002003543
BAFFIN COURT CHILDCARE INC.	001356346
BAKEFA INC.	001196042
BAKICH & CO. INC.	001249704
BAY MEDICAL ASSESSMENTS (EASTERN DIVISION) (1997) CORPORATION	001251176
BAY PHARMACY LTD.	000319552
BE ME IMPORT&EXPORT INC.	001250300
BERE'S BAKE 'N SAVE SHOPPES INC.	001017821
BILL WRIGHT'S BRAKE & ALIGNMENT CENTRE INC.	000867043
BLACKRIDGE FINANCING CORP.	001255808
BONTER ORCHARDS LIMITED	000222773
BUCKVALE ENTERPRISES INC.	001258478
C.K. COMPUTER ELECTRONICS INC.	001253046
CAFE IN THE SQUARE LTD.	001313165
CAM INC.	001256351
CANADIAN AGRA CAPITAL INC.	001242722

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CANADIAN DIVERSIFIED WIRE PRODUCTS LIMITED	000870410
CANADIAN LASERBLADE CORP.	001260305
CARGELAN ELECTRIC INC.	001256315
CARIBBEAN PROFESSIONAL ACCOUNTING TRAINERS INC.	001251315
CARVER UNINVITED PRODUCTIONS INC.	001250896
CHAD IRSCHICK MUSIC INC.	001252988
CHAMPION TRUCK SERVICE CENTRE LTD.	001113820
CHEONG KEE HONG LTD.	001249890
CHRISTINA ITALIAN BAKERY LIMITED	000728870
CHUN HING SERVICE STATION LIMITED	000586824
CLOUD WORKS LIMITED	001255827
CLUB ISIS INC.	001246736
COMPEC CONTROLS INC.	001333462
COR INDUSTRIAL LTD.	001251088
CORTEX IMPORTING LTD.	001256331
CWB CAPITAL MANAGEMENT INC.	001255103
D.MORRISON & ASSOCIATES LTD.	001191655
D&B WATSON SALES LTD.	000435284
DALE HOLMES LTD.	000379116
DATUM AUTOMATION TECHNOLOGIES INC.	001260263
DAVID BEITZ & ASSOCIATES INC.	001004079
DELTA MINIVAN & CARS INC.	001240522
DIVERSIFIED DESIGN ASSOCIATES LIMITED	001246384
DO-RAY INDUSTRIES INC.	001056979
DO-RIGHT DRYWALL & INTERIOR DESIGN LTD.	001117864
DOLCE VITA CORPORATION	001252447
DONALD SPLINTER TRUCKING LIMITED	000797400
DREAM HOME FLOORING CENTER LTD.	001405863
E.S. CARS LTD.	001294431
E.S.P.M. INC.	001253196
EAST-LEA CONTRACTORS INC.	000410372
EASTGATE INNOVATIONS INC.	001250272
EDEN OAK (LAKESHORE) INC.	001258693
EDEN OAK (29TH STREET) INC.	001258692
EDEN OAK (30TH STREET) INC.	001258691
ENERGENIUS HOLDINGS INC.	001256293
ENERTEC CANADA INC.	002002570
ENGLISH BROS. LIMITED	000856436
EURECA CORPORATION	001253257
EVERICH TRADING CO. LTD.	000930522
EXCAM MACHINING INC.	001258220
F.N.D. HEALTH SYSTEMS INC.	000793130
FACTORY OVERLOAD INC.	000874596
FAIRDINKUM AUSSIE OUTFITTERS - LIMERIDGE INC.	001214402
FALLSVIEW DRYWALL INC.	001255128
FINTACT INCORPORATED	000331389
FIRST CANADIAN PAPER COMPANY LTD.	001256316
FITSTAT DATA MANAGEMENT SYSTEMS INC.	001000157
FLANGE BAR INC.	001258045
FORCE PLUMBING AND HEATING SYSTEMS LTD.	001256739
FRAN'S RESTAURANT EGLINTON INC.	001255242
FRIGOR LIMITED	000313712
FRONTIER INTERNATIONAL (CANADA) LIMITED	001252598
FUNTOWNE PRODUCTS INC.	001185333
G. CATON JONES & COMPANY LIMITED	000290901
GEMTECH LABORATORIES INC.	001034864
GEORGE DEBOER LANDSCAPE & MAINTENANCE CONTRACTORS LIMITED	000281135
GERRY PATTERSON COMMUNICATIONS INC.	000669178
GLEN LAMMOND INVESTMENTS LIMITED	000204740
GLOBAL DEMOLITION INC.	001220556
GLOBAL MARINE SALES INC.	001362346
GLOBAL TREASURES INC.	001237192
GLOBECO INTERNATIONAL INC.	001164222
GOTH ENTERTAINMENT INC.	001256736
GREAT LAKES TRUCK LEASING & SERVICE INC.	001309243
HAMILTON UNIFORM CAP COMPANY LIMITED	000047255

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
HANSON ASSETS SERVICES INC.	000512575
HCN INTERNATIONAL INC.	001256603
HIGH MAINTENANCE PICTURES INC.	001251827
HIGHLANDER FIDUCIARY SYSTEMS LTD.	001256695
HILL & CRAWFORD INSURANCE AGENCY LIMITED	001258668
HISTORIC & HERITAGE DEEDS INC.	001213981
HYDROENERGY CORPORATION	001251974
HYPERION CAPITAL INC.	001255697
HYRAN COMMUNICATIONS LTD.	000849748
I.T. MAX INC.	001252739
IMPORTADOR LTD.	001255834
IMRIE FUELS LTD.	000549248
IMX-PORT INTERNATIONAL TRADING CORP.	001255057
IN A HEART BEAT SAFETY 1ST INC.	001246386
INNISFIL SENIORS COMMUNITY CORPORATION	001157392
INSHAPE INTERNATIONAL LTD.	001360898
INSIDE FAST CARS INC.	001191185
INTEGRATED NETWORK COMMUNICATIONS LTD.	001254445
INTELLUX TECHNOLOGIES INC.	001250326
INTERNATIONAL PLAYGROUNDS INC.	001236358
ITALIANATURA TRADITIONAL & ORGANIC FOODS INC.	001251958
J & W HOMES INC.	001256473
J.C.T. CASH & CARRY INC.	001253216
J.R.B. TERRASCAPES INC.	000915893
JOAT INVESTMENTS INC.	001249765
K-S MECHANICAL INC.	001258231
KEMPALE CONSULTANTS LTD.	000307821
KHAREME LAMBIE ENTERPRISES INC.	001258592
KINGLAW PRODUCTIONS INC.	001251116
KW APPLIANCE LTD.	001246753
KWYL CONSULTANTS INC.	001251283
LA PIZZARIA INC.	001253166
LAFEET FOOT CARE INC.	001080928
LAWSON PRODUCTIONS INC.	001254042
LEASEPLAN AUTO LEASING (1984) INC.	000591392
LIFE HARMONY INC.	001252426
LINOTEXT MISSISSAUGA INC.	001036848
LISTOWEL RESIDENTIAL MANAGEMENT GROUP INC.	001320130
LMD COMMUNICATIONS CORP.	001256735
LOGITEC CORPORATION	001325268
M W P MARKETING LTD.	001294183
MADRONIC INCORPORATED	001242710
MAJOR CASH INC.	001249893
MARKETEX INCORPORATED	001039016
MARYNA LIMITED	001251602
MATTODONT CONSULTANTS INC.	000370056
MDK SPORTSWEAR MANUFACTURING LTD. (MDK SPORTSWEAR MFG LTD.)	001224072
MEGA HOMESTEAD REALTY INC.	001255911
MERICO PERSONNEL INC.	000987940
META ENTERPRISES INC.	000926359
MIKATEK SYSTEMS INC.	000938952
MILLENNIUM INVESTORS GROUP (MIG) LTD.	001248935
MODEL & TALENT NETWORK INC.	001256247
MORE PYNTS LTD.	000989925
MOTIONS PARALEGAL SERVICES INC.	001249865
MUSKET TRANSPORT INC.	001256813
MY CONVENIENCE INC.	001255390
NEW GLOBAL MEDIA CORP.	001252681
NEW LEAF LUMBER & MILLWORK LTD.	000960094
NEW MILLENNIUM PERFORMANCE ENTERPRISES OF CANADA INC.	001243597
NEWARK INC.	001024913
NEWBE ELECTRIC LIMITED	001213993
NORTH SHORE REALTY LTD.	001243583
NORTHPLEX THREE HOLDINGS INC.	001259423
NORTHPLEX TWO HOLDINGS INC.	001259422

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
OGGI KITCHEN DESIGNS AND MANUFACTURING INC.	001041543
OH IT'S PERFECT LTD.	001349430
P & J HOT DOGS INC.	001065515
P. K. INSURANCE AGENCIES LTD.	000677583
P&F'S REDWOOD SIGN SHOPPE LIMITED	000543166
PALVAR INVESTMENTS INC.	000589578
PARTNERS 'N CHANGE INC.	001242560
PETER JANETEAS HOME RENOVATIONS INC.	000825821
PHARMA TRUST LTD.	001221212
PILI'S GREEN ACRES LIMITED	001391100
POWERAPT INC.	001253275
PRECISION LITHO INC.	000614479
PREMIUM FIRE PROTECTION INC.	001144806
PRIMA SHINE JANITORIAL SERVICES INC.	001242300
PRIME TIME TOWING LIMITED	001256722
PRO-SDC CORPORATION	001252607
PROLOGO INC.	001235122
PROVA MOTORSPORTS LIMITED	001212668
PURVIS DESIGNS LTD.	001063474
R S MANAGERMENTS INC.	001254173
R. K. HEALTH PRODUCTS INC.	001253838
R.S.P. ENTERTAINMENT INC.	001258584
RAJEE FOOD CORPORATION	001273556
RANDOM RECORDS & BLOOMING MUSIC PUBLISHING INTERNATIONAL INC.	001250020
RAYGER SYSTEMS INC.	001255186
RELIABLE TIRE RECYCLING INC.	001258255
RICHMOND GROUP LTD.	001250325
RICHTREE MONTREAL INC.	001254495
RISHI INVESTMENTS CORP.	001252871
ROYAL GROW SEED INTERNATIONAL LIMITED	001258393
RTC ROAM TELEPHONE CORPORATION	001033469
S.R. PAINTING CO. LTD.	000785389
SAHIL TECHNOLOGIES LTD.	001250386
SANDAN INVESTMENTS INC.	001249764
SANDBRANDER, INC.	001328997
SAS GOODS & SERVICES CORPORATION	001254435
SCST INC.	001242306
SEA SCAPES ENVIRONMENTAL LIMITED	001072831
SECURITY MORTGAGE SERVICES INC.	000951466
SELECTED TIRE & AUTO REPAIRS LTD.	001179419
SEMINARS FOR PRESIDENTS INC.	001252584
SENSOR-SAVE LTD.	001014318
SERDEB DEVELOPMENTS LIMITED	000542500
SERVACLEAN INC.	000366204
SERVAD INC.	001254058
SHAWNA CONSULTING INC.	001255250
SHOW BIZ INTERNATIONAL INC.	001258546
SHREE SUKHMANNI JEWELLERS INC.	001430507
SKY WARRIORS MARTIAL ARTS ACADEMY INC.	001255840
SLEEPING GIANT PAINTING - DECORATING OF THUNDER BAY LIMITED	000652005
SPEARHEAD INFO TECHNOLOGY INC.	001248679
SPORTS CONTESTS INC.	001250333
SPORTSCO CORPORATION	001258016
SSA INTERNATIONAL FILM LOCATIONS INC.	001373102
SSI SECURITY SYSTEMS INC.	001051138
ST. KITTS DEVELOPMENT CORPORATION	001251809
STAR 2001 INC.	001251831
STARR BUSINESS FINANCE CORPORATION	001253911
STRUCTURAL PANELS GROUP LIMITED	001239353
STUDIO M. COIFFURE AND BOUTIQUE LIMITED	000312538
SUN FURNITURE MANUFACTURING LTD.	001105504
SUNCOOL GROUP INC.	001236318
SWEDONT MOTORS INC.	000609622
T. DAVIS FOODS LIMITED	000128831
T.L.T. CONTRACTING SERVICES LTD.	001191186
TABU FURNITURE INNOVATIONS INC.	001256387
TACKYSHORTS INC.	001475089
TAG MEDIA SOLUTIONS INC.	001262071

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
TAN THIS LTD.	001248834
TANDOOR PLUS INC.	001256803
TARGET SYSTEM SOLUTIONS INC.	001254091
TAV MANAGEMENT LTD.	001251170
TCE ENGINEERING LTD.	000594371
TELEAD INC.	001260213
TENX MASTER CORPORATION	001165538
THE "IN" SPOT CAFE INC.	001369799
THE BORDER 102.7 INC.	001213452
THE COVER SHOTS GROUP INC.	001237398
THE HOMESOURCE GROUP INCORPORATED	001269909
THE HUSKY NORTHERN TECHNOLOGIES COMPANY LIMITED	001246757
THE LACE FACTORY INC.	001255305
THE LOCAL COURIER SERVICES NETWORK, INC.	000875046
THE PRICE IS RIGHT HOME FURNISHINGS, INC.	001192295
THE WORLD OF OLIVES INC.	001253217
THIEN THANH RESTAURANT AND NIGHT CLUB LTD.	001258412
THUGS AT BAY INC.	001421623
TITO MENDOZA HOLDINGS INC.	001251154
TOWN & COUNTRY REALTY (THUNDER BAY) INC.	000988548
TOYS, TOYS, TOYS FAIRVIEW MALL INC.	001255136
TRAC TAX RECOVERY ASSURANCE CONSULTANTS INC.	001258436
TRANS CONTINENTS INT'L INC.	001253208
TRAVELTEC RESEARCH CORP.	001250105
TRILLIUM 2001 INC.	001254491
TRULION INC.	001248715
TWIG INC.	001371175
ULTRATECH DATA SYSTEMS INC.	001258186
UNILAB CHEMICALS INC.	001248957
UNINVITED PRODUCTIONS INC.	001250897
UNIVERCELL AIRWAVES INC.	001252679
UNIVERSAL SOFTWARE BUILDERS INC.	001424982
UNIVERSAL TUBING INC.	001289466
UPDOWN LIMITED	000517626
VANGUARD MARKET MANAGEMENT INC.	000915325
VASSIL TRANSPORTATION SERVICES INC.	001396403
VEECON LIMITED	001249690
VENUS GLOBAL INC.	001250194
VERSAFLOW INC.	000341505
VIPER TELECOM INC.	001249681
VISUAL DIMENSIONS LTD.	001258153
VLADEX CANADA INC.	001164046
VPI 91061 INC.	000939088
WEB INFINITY INC.	001256350
WINCOM FINANCIAL SERVICES INC.	001369578
WINE SELECT EVENTS LIMITED	001437579
WINGFIELD RACQUETS CLUB LIMITED	000491229
WYLDE GREENE INVESTMENT CORPORATION	001213994
YA YA'S LTD.	000600515
1011798 ONTARIO LTD.	001011798
1014223 ONTARIO INC.	001014223
1032721 ONTARIO INC.	001032721
1043013 ONTARIO INC.	001043013
1047756 ONTARIO LIMITED	001047756
1053020 ONTARIO LIMITED	001053020
1072932 ONTARIO INC.	001072932
1075657 ONTARIO INC.	001075657
1075808 ONTARIO INCORPORATED	001075808
1084490 ONTARIO INC.	001084490
1101914 ONTARIO INC.	001101914
1103559 ONTARIO LTD.	001103559
1121347 ONTARIO INC.	001121347
1136323 ONTARIO INC.	001136323
1137646 ONTARIO INC.	001137646
1150788 ONTARIO INC.	001150788
1157327 ONTARIO INC.	001157327
1172769 ONTARIO INC.	001172769

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1176496 ONTARIO INC.	001176496
1209072 ONTARIO LTD.	001209072
1209902 ONTARIO INC.	001209902
1211390 ONTARIO INC.	001211390
1213436 ONTARIO LTD.	001213436
1213438 ONTARIO LIMITED	001213438
1213951 ONTARIO INC.	001213951
1213953 ONTARIO LIMITED	001213953
1213954 ONTARIO INC.	001213954
1219318 ONTARIO LTD.	001219318
1223160 ONTARIO LIMITED	001223160
1223997 ONTARIO INC.	001223997
1232206 ONTARIO INC.	001232206
1235130 ONTARIO LTD.	001235130
1235147 ONTARIO LIMITED	001235147
1235705 ONTARIO INC.	001235705
1236338 ONTARIO INC.	001236338
1239387 ONTARIO INC.	001239387
1242363 ONTARIO INC.	001242363
1242365 ONTARIO INC.	001242365
1242702 ONTARIO INC.	001242702
1242737 ONTARIO LTD.	001242737
1243577 ONTARIO LTD.	001243577
1246016 ONTARIO INC.	001246016
1246654 ONTARIO LIMITED	001246654
1248019 ONTARIO LTD.	001248019
1248630 ONTARIO INC.	001248630
1248830 ONTARIO INC.	001248830
1248968 ONTARIO INC.	001248968
1249671 ONTARIO INC.	001249671
1249688 ONTARIO LTD.	001249688
1249705 ONTARIO LIMITED	001249705
1249748 ONTARIO LTD.	001249748
1249763 ONTARIO INC.	001249763
1250036 ONTARIO INC.	001250036
1250255 ONTARIO INC.	001250255
1250262 ONTARIO LTD.	001250262
1250323 ONTARIO INC.	001250323
1250332 ONTARIO CORPORATION	001250332
1250813 ONTARIO LIMITED	001250813
1250820 ONTARIO LIMITED	001250820
1250857 ONTARIO LIMITED	001250857
1250939 ONTARIO INC.	001250939
1250959 ONTARIO LIMITED	001250959
1251255 ONTARIO INC.	001251255
1251316 ONTARIO INC.	001251316
1251394 ONTARIO INC.	001251394
1251426 ONTARIO LIMITED	001251426
1251604 ONTARIO LTD.	001251604
1251748 ONTARIO LTD.	001251748
1251754 ONTARIO INC.	001251754
1251755 ONTARIO INC.	001251755
1251766 ONTARIO INC.	001251766
1251781 ONTARIO INC.	001251781
1251801 ONTARIO LTD.	001251801
1251850 ONTARIO LIMITED	001251850
1251900 ONTARIO INC.	001251900
1251917 ONTARIO LIMITED	001251917
1252418 ONTARIO LTD.	001252418
1252540 ONTARIO INC.	001252540
1252609 ONTARIO LTD.	001252609
1252673 ONTARIO LIMITED	001252673
1252685 ONTARIO INC.	001252685
1252686 ONTARIO LIMITED	001252686
1252833 ONTARIO LTD.	001252833
1252840 ONTARIO INC.	001252840
1252895 ONTARIO INC.	001252895
1252904 ONTARIO INC.	001252904
1252910 ONTARIO LTD.	001252910
1253114 ONTARIO INC.	001253114

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1253130 ONTARIO LTD.	001253130
1253174 ONTARIO LIMITED	001253174
1253181 ONTARIO LIMITED	001253181
1253337 ONTARIO LIMITED	001253337
1253373 ONTARIO LIMITED	001253373
1253821 ONTARIO LIMITED	001253821
1253843 ONTARIO LIMITED	001253843
1253858 ONTARIO INC.	001253858
1253861 ONTARIO LIMITED	001253861
1254081 ONTARIO INC.	001254081
1254124 ONTARIO INC.	001254124
1254140 ONTARIO INC.	001254140
1254155 ONTARIO INC.	001254155
1254156 ONTARIO INC.	001254156
1254402 ONTARIO INC.	001254402
1254581 ONTARIO LIMITED	001254581
1255049 ONTARIO LIMITED	001255049
1255050 ONTARIO LIMITED	001255050
1255105 ONTARIO LIMITED	001255105
1255111 ONTARIO INC.	001255111
1255118 ONTARIO LIMITED	001255118
1255190 ONTARIO INC.	001255190
1255234 ONTARIO INC.	001255234
1255312 ONTARIO INC.	001255312
1255322 ONTARIO INC.	001255322
1255324 ONTARIO INC.	001255324
1255339 ONTARIO INC.	001255339
1255384 ONTARIO LIMITED	001255384
1255833 ONTARIO INC.	001255833
1255848 ONTARIO INC.	001255848
1255849 ONTARIO INC.	001255849
1255868 ONTARIO LIMITED	001255868
1255900 ONTARIO LIMITED	001255900
1255902 ONTARIO INC.	001255902
1255904 ONTARIO LIMITED	001255904
1256258 ONTARIO INC.	001256258
1256386 ONTARIO INC.	001256386
1256395 ONTARIO LIMITED	001256395
1256472 ONTARIO INC.	001256472
1256746 ONTARIO INC.	001256746
1256811 ONTARIO INC.	001256811
1258082 ONTARIO INC.	001258082
1258161 ONTARIO LIMITED	001258161
1258170 ONTARIO INC.	001258170
1258213 ONTARIO INC.	001258213
1258214 ONTARIO INC.	001258214
1258244 ONTARIO INC.	001258244
1258306 ONTARIO LIMITED	001258306
1258308 ONTARIO LTD.	001258308
1258352 ONTARIO INC.	001258352
1258428 ONTARIO LIMITED	001258428
1258466 ONTARIO LTD.	001258466
1258505 ONTARIO LIMITED	001258505
1258743 ONTARIO INC.	001258743
1258768 ONTARIO LIMITED	001258768
1259416 ONTARIO LTD.	001259416
1260168 ONTARIO LIMITED	001260168
1260235 ONTARIO LTD.	001260235
1260253 ONTARIO INC.	001260253
1260262 ONTARIO INC.	001260262
1281569 ONTARIO LIMITED	001281569
1288384 ONTARIO LTD.	001288384
1290322 ONTARIO INC.	001290322
1296512 ONTARIO LIMITED	001296512
1308725 ONTARIO INC.	001308725
1339195 ONTARIO INC.	001339195
1340792 ONTARIO INC.	001340792
1416854 ONTARIO INC.	001416854
1420152 ONTARIO LIMITED	001420152
1437439 ONTARIO LTD.	001437439
1443698 ONTARIO INC.	001443698

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1465546 ONTARIO INC.	001465546
1473164 ONTARIO INC.	001473164
1483648 ONTARIO LTD.	001483648
243220 HOLDINGS LIMITED	000243220
408762 ONTARIO LIMITED	000408762
472238 ONTARIO LIMITED	000472238
484588 ONTARIO LIMITED	000484588
499552 ONTARIO INC.	000499552
5TH AVENUE FINE FOODS INC.	001254573
506788 ONTARIO LIMITED	000506788
535865 ONTARIO LTD.	000535865
631766 ONTARIO LIMITED	000631766
652498 ONTARIO LIMITED	000652498
675637 ONTARIO INC.	000675637
722177 ONTARIO LIMITED	000722177
723456 ONTARIO INC.	000723456
727018 ONTARIO INC.	000727018
766296 ONTARIO INC.	000766296
773206 ONTARIO INC.	000773206
790800 ONTARIO LIMITED	000790800
821155 ONTARIO INC.	000821155
832505 ONTARIO LIMITED	000832505
841974 ONTARIO LTD.	000841974
891698 ONTARIO INC.	000891698
894248 ONTARIO LIMITED	000894248
930093 ONTARIO LTD.	000930093
953954 ONTARIO INC.	000953954
972404 ONTARIO INC.	000972404
996570 ONTARIO INC.	000996570
998269 ONTARIO LIMITED	000998269

(138-G888) B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-06-10	
DR-MAR (SERVICE) INC.	000560333
1071075 ONTARIO INC.	001071075
1288069 ONTARIO INC.	001288069
489040 ONTARIO INC.	000489040
2005-06-21	
WALTER STEFFLER LIMITED	000129321
2005-06-24	
GLENCREST (YORK) PROPERTIES LTD.	000291512
2005-06-27	
1466924 ONTARIO INC.	001466924
2005-06-28	
CARLS PLUMBING CONTRACTING LTD.	000478515
COLLEGIATE MARKETING LIMITED	000675234
CONSOLIDATED GENERAL HOLDINGS LIMITED	000118864

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
HENCHY'S HOLDINGS INC.	000443457
PETER KNOWLSON INTERIORS INC.	000655494
THE ERRAND GIRLS SERVICES INC.	002056939
TNV TRADING LTD.	001039048
1396815 ONTARIO INC.	001396815
1431861 ONTARIO LIMITED	001431861
691821 ONTARIO LIMITED	000691821
876176 ONTARIO LIMITED	000876176
2005-06-29	
BEVSHIRE CAPITAL CORPORATION	000648668
D & L RESTORATIONS LTD.	001027575
FIELDPORT MASONRY INC.	000994524
FUSION INTERIOR DESIGN INC.	002017367
GOLDEN GARMENT LIMITED	001482130
LYONS POULTRY LTD.	002019872
NETWORK CONSTRUCTION & MACHINE INC.	000775716
1166160 ONTARIO INC.	001166160
734519 ONTARIO INC.	000734519
2005-06-30	
AMCON ENTERPRISES INC.	001349136
CHRIS SMITH & ASSOCIATES DEVELOPMENTS INCORPORATED	000468596
CREATIVE ADMINISTRATION INC.	001282191
D.M. ROGERS COMMUNICATIONS & CONSULTING SERVICES LTD.	001301658
J.B. GLASS LAMINATE RETROFITTING INC.	001304130
JACK MANARY LTD.	000332610
KEL-MED MANAGEMENT LIMITED	000211718
KINNEAR D'ESTERRE LIMITED	000126326
LONDON MONENCO CONSULTANTS LIMITED	000296883
LUCAS INVESTMENTS LIMITED	000102251
MARFOL REALTY CORPORATION	001273093
MCINDOO MOVERS LTD.	000873825
MOTIVEE LA MODA IN MOVIMENTO INC.	002019578
ONTARIO CHEMICAL IMPORTS LTD.	001093379
R & D CATERING INC.	002032699
SEYFLA HOLDINGS LTD.	001056644
SOFFEN ELECTRONICS INC.	001541227
SUNNYBROOK HOSPITAL PARKING GARAGE LIMITED	000666302
THE MOTOMERCHANT INC.	001334298
THE PINERY RESTAURANT LTD.	000981597
THE SUBTLE APPROACH LTD.	000909246
TOBY CANADA INC.	000027371
TRIMBLE MARKETING LIMITED	000380251
WORKFLOW DYNAMICS LTD.	001323848
1077356 ONTARIO INC.	001077356
1096087 ONTARIO LIMITED	001096087
1172822 ONTARIO LTD.	001172822
1196234 ONTARIO LIMITED	001196234
1258924 ONTARIO LTD.	001258924
1358180 ONTARIO LIMITED	001358180
1371491 ONTARIO INC.	001371491
1513260 ONTARIO LTD.	001513260
610997 ONTARIO LIMITED	000610997
885689 ONTARIO INC.	000885689
887110 ONTARIO LIMITED	000887110
938070 ONTARIO LIMITED	000938070
2005-07-02	
CANEAST OVERSEAS HOUSE LTD.	000542311
2005-07-04	
BERKELEY MEWS INC.	001341144
CO-GRAPHICS LIMITED	000103927
FIRST SOURCE RECYCLING CORPORATION	002007446
GUT SPECIALS INC.	000872513
MARIA F. REALTY INC.	000933590
MORTGAGE PUNDIT INC.	002043261
P-SYSTEMS INC.	001274591
QUESTOR SURVEYS LIMITED	001136448
RON HEMPHILL INSURANCE SERVICES LTD.	000489151

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
ROSEBUD HOMES (BERKELEY) CORPORATION	001341143
SPEERS AUTO TRIM LIMITED	000358260
TILBURY SANITATION LIMITED	000971191
TILLSONBURG AUTO PARTS INC.	001162831
UNIVERSAL IMAGING SOLUTIONS INC.	001441547
WINDERMERE HOUSE INC.	001040578
1052419 ONTARIO LIMITED	001052419
1132999 ONTARIO INC.	001132999
1245420 ONTARIO INC.	001245420
1408042 ONTARIO INC.	001408042
2037777 ONTARIO INC.	002037777
3D FIELD ADVERTISING INC.	002002159
652830 ONTARIO LTD.	000652830
688666 ONTARIO INC.	000688666
692949 ONTARIO LIMITED	000692949
867866 ONTARIO LIMITED	000867866
961558 ONTARIO LIMITED	000961558
2005-07-05	
ANDYPAUL CONSTRUCTION LIMITED	000674902
B.MORRISON MANAGEMENT GROUP LTD.	000683312
CFC ENVIRONMENTAL SYSTEMS INCORPORATED	001017716
CHARME KOZAKURA INC.	000824319
CHOCOLATE ELITE INC.	001045925
DESTINATION CANADA IMMIGRATION SERVICES INC.	001391414
INTELINK HOLDINGS CORPORATION	001286658
PATTON SALES & CONSULTING LTD.	001450884
ROB-KEN ENTERPRISES LIMITED	000472878
SCOPE MECHANICAL CONTRACTING LIMITED	000260126
SKMI COMPUTER SOLUTIONS LTD.	000535971
THE QUEEN STREET EMPORIUM INC.	001466154
TRI-VISION LIFE INSURANCE BROKERS INC.	001440165
1152835 ONTARIO INC.	001152835
1343048 ONTARIO INC.	001343048
1376185 ONTARIO INC.	001376185
319426 ONTARIO INC.	000319426
434961 ONTARIO LIMITED	000434961
601028 ONTARIO INC.	000601028
649851 ONTARIO LIMITED	000649851
694924 ONTARIO LIMITED	000694924
789416 ONTARIO LIMITED	000789416
972117 ONTARIO LTD.	000972117
2005-07-06	
975111 ONTARIO LTD.	000097511
2005-07-07	
INTEGRATED STEEL CORPORATION	000713018
SOUTH LANE PARK LIMITED	000232463
1032622 ONTARIO LIMITED	001032622
2005-07-08	
BARCLAY HOLBROOK HOLDINGS INC.	000300931
K. W. HINTON SALES & MARKETING INC.	000947430
P & S AUTO SERVICES INC.	001145141
SUNSHINE FORTUITY INC.	001157196
THE AUSTIN LEVINE AGENCY OF HEALTH PROFESSIONALS INC.	001308214
2005-07-11	
DUTCH TOUCH CARPENTRY INC.	001426160
INTERSOFT INC.	001308974
1220114 ONTARIO LIMITED	001220114
357141 ONTARIO INC.	000357141
702078 ONTARIO LIMITED	000702078
2005-07-12	
IPER CARPENTRY LTD.	000674563
537750 ONTARIO INC.	000537750
558936 ONTARIO LTD.	000558936
2005-07-13	
JOHN G. FARINTOSH LIMITED	000074986
2005-07-15	
ADLER'S BAKERY (1989) LIMITED	000851372
B.R.C. INTERNATIONAL INC.	000985026

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
CARDIAC INSIGHT INC.	001227272
DAVID GIBSON HOLDINGS INC.	000486544
KEALSON-HIGHWAY 7 INC.	001046625
PEBBLEHUT PATH SERVICES INC.	001295480
THE ROWING CLUB LTD.	000985025
2005-07-16	
RESORT REALTY (NIAGARA) LTD.	001267755
2005-07-18	
ADCAN.COM INC.	001402317
CANADIAN CARPENTRY CONTRACTORS LTD.	000280650
CYRIL YORKE SERVICES INC.	001232809
E-Z EVENT INC.	000911642
FACTORYCAR OUTLET INC.	001210394
GOGO TRANSPORT INC.	002065011
ICON CONSULTANTS INC.	002017539
INNANEN REALTY SERVICES INC.	000890168
LEASEDIL CANADA INC.	000988102
M.P.A. MANAGEMENT PARTNERS ASSOCIATES INC./PARTENAIRES ASSOCIES EN GESTION M.P.A. INC.	000969004
MAPLE CONSULTING INC.	000876096
NEW IDEAS GROUP CORPORATION.	001122205
NITROPAN HOLDINGS INC.	000652834
SUDBURY RADIOLOGICAL SERVICES LIMITED.	000222625
TURK ENTERPRISES LIMITED	000526772
WATT'S BEST CORPORATION	001381918
1154981 ONTARIO LIMITED	001154981
1270623 ONTARIO INC.	001270623
889303 ONTARIO LIMITED	000889303
2005-07-19	
MECHOH INC.	000871243
1088365 ONTARIO LIMITED	001088365
831064 ONTARIO INC.	000831064
2005-07-22	
ELTRANS TRUCKING LIMITED.	001338080
2005-07-23	
THE SOCCER NETWORK INC.	001141915
782688 ONTARIO LIMITED	000782688
2005-07-25	
A.C. & J.C. MILLER'S FOOD MARKET INC.	000284146
2005-07-26	
VALLEY INNOVATIVE COMMUNICATIONS INC.	001311903
1475354 ONTARIO LTD.	001475354
2005-07-27	
CARDS & CUDDLES INC.	000747455
CTCC CANADIAN TRADING CONSULTATION INC.	001483274
LABWERKS INC.	001276383
LORD DISTRIBUTORS INC.	000466412
SEATAR MANAGEMENT LTD.	000484142
WENTWAL DEVELOPMENTS INC.	000744482
1242678 ONTARIO LIMITED	001242678
536647 ONTARIO LIMITED	000536647
2005-07-28	
B.M.J. INVESTMENTS LIMITED.	000649146
C.S. MONACO DRIVER SERVICES AGENCY INC.	001544318
CAMILLA NEUBAUER HOLDINGS INC.	001621889
FRANK RODE SERVICES LIMITED.	000276263
G.L.U. EXTRUSIONS LIMITED	000614038
GLANBROOK EQUESTRIAN FARMS INC.	000841700
HARMONY BAY HOLDINGS INC.	001280583
KENSTENE & CO. INC.	001290518
LUCKY 7 HOLDINGS LTD.	001048331
MACDOWKIN HEARTLAKE INSURANCE AGENCY LIMITED.	001253606
MCCLOSKEY MANAGEMENT INC.	001568052
SEBRKE, BINGO CALLING INC.	001315647
SINJUN DEVELOPMENTS INC.	000861882
SPP MARKETING INC.	001125510
STORM COMPUTER CORPORATION.	001264527
THE SEARCH FIRM LTD.	001415994
1509353 ONTARIO INC.	001509353

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
792057 ONTARIO INC.	000792057
2005-07-29	
ALBACORE SOFTWARE CORPORATION.	001326659
CROS-CAN TECHNOLOGIES & SERVICES INC.	001005160
DANCE WITH ME DANCESPORT STUDIOS, INC.	001434564
GREAT GARDEN RESTAURANT LTD.	001613316
KAI YUEN CO. LTD.	000496382
PARTNER RENT-ALL INC.	001237429
STARCOM DATA INC.	002002007
TOBEM DISTRIBUTING (ONTARIO) INC.	001026351
1054661 ONTARIO LIMITED	001054661
1221494 ONTARIO LIMITED	001221494
1298610 ONTARIO LIMITED	001298610
1306967 ONTARIO LIMITED	001306967
1314253 ONTARIO LIMITED	001314253
1435457 ONTARIO INC.	001435457
1557630 ONTARIO INC.	001557630
1602189 ONTARIO INC.	001602189
634719 ONTARIO LTD.	000634719
713134 ONTARIO LIMITED	000713134
956867 ONTARIO LTD.	000956867
2005-08-02	
ACCENT LEASEHOLD IMPROVEMENTS INC.	000804287
BUCK FUND MANAGEMENT LTD.	001131685
CALLTREK SERVICES INC.	001388793
CANADA SILK ROAD INC.	001533053
CANADIAN UNITED CORP.	001316348
DAGHER TRADING & CONTRACTING LTD.	001413556
DOCU.MAX ENTERPRISES LTD.	001280389
FUTURE CONSULTING GROUP INC.	001188281
JOHN MALETICH CONSULTANTS INC.	001121460
K-W DRAPERIES LTD.	000331333
LA MIDI INC.	000669974
NORTH END AUTO WRECKERS OF TILLSONBURG LTD.	000242849
RENROC CONSTRUCTION LIMITED.	000255779
1007975 ONTARIO LIMITED	001007975
1118878 ONTARIO LIMITED	001118878
1143021 ONTARIO LIMITED	001143021
1210402 ONTARIO INC.	001210402
1334245 ONTARIO LIMITED	001334245
1452614 ONTARIO INC.	001452614
5259 DORCHESTER ROAD LIMITED	000678229
603585 ONTARIO LIMITED	000603585
800197 ONTARIO INC.	000800197
2005-08-03	
ANGUS TELEMANAGEMENT PUBLICATIONS INC.	001194647
CLAIRVEST CAPITAL CORPORATION.	000870407
CYPHER CONSULTING INC.	001197396
DENDEC LIMITED	001149488
JEROME T. SMITH TITLE SEARCHER INC.	000712092
JUKA MANAGEMENT LTD.	000664517
KML ASSOCIATES LIMITED.	000733879
LA CANTINA SPORTS BAR INC.	001595654
MAPLE GROVE MOVIES LTD.	000726321
MINDFUL SOLUTIONS INC.	001061274
MSPH TWINS CO. LTD.	000899194
POLOSTAR CORPORATION	001341139
RICHARD FERRIER STUDIOS LIMITED	000310391
SCHOOLS WITHOUT BORDERS LIMITED	002003298
SEBASTIAN FARMS LIMITED	000299866
TONDELENSE MATOS MASONRY LTD.	000694175
WORLD INTERNATIONAL GROUP N.A. INC.	001339908
YUCCA HOSIERY INC.	001615595
1089558 ONTARIO INC.	001089558
1179614 ONTARIO LIMITED	001179614
1319527 ONTARIO INC.	001319527
1563756 ONTARIO INC.	001563756
60091 ONTARIO LIMITED	000060091
707985 ONTARIO INC.	000707985
914908 ONTARIO LIMITED.	000914908

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie:	compagnie en Ontario

2005-08-04

CHINESE COMMERCIAL NETWORKS INFORMATION

INC.....	001473134
CHOP WARES INC.	001305796
CYBTOOLS INC.	001539337
EGR INCORPORATED	001034791
FIFTY-SEVEN HOLDINGS LIMITED	000205888
GC HOLDINGS INC.	001358547
GOLD LEAF INCENTIVES LIMITED.....	001254098
INSTRUTECH CONSULTING INC.	001511586
LAWYERS' TELEVISION NETWORK INC.....	001147645
ROADHOUSE PRODUCTIONS INC.	001249417
TALL GRASS HOMES INC.....	000993391
1085752 ONTARIO LIMITED	001085752
1203532 ONTARIO INC.	001203532
1328418 ONTARIO INC.....	001328418
40 KING STREET WEST LIMITED.....	000985195
590570 ONTARIO INC.	000590570
729905 ONTARIO LIMITED	000729905
836904 ONTARIO LTD	000836904

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G889)

Marriage Act Loi sur le mariage

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Johnson, Shane	Brantford, ON.	4-Jul-05
McMillan, Douglas R.	Dryden, ON.	4-Jul-05
Lankin, John C.	Hornepayne, ON.	4-Jul-05
Wright, Raymond	Brampton, ON.	4-Jul-05
Wilson, Brady	Guelph, ON.	4-Jul-05
Rutledge, Louise	Brantford, ON.	4-Jul-05
McLean, Darren	Bolton, ON.	4-Jul-05
Enns, Wilhelm	Aylmer, ON.	4-Jul-05
Somos, Alexander	Guelph, ON.	4-Jul-05
Gray, Kari-Lynn	St. Pauls Station	4-Jul-05
Spoolstra, Martin	Bowmanville, ON.	8-Jul-05
Duncan, Eric Benjamin	Mississauga, ON.	8-Jul-05
Loughcadd, Annette Suzanne	Owen Sound, ON.	8-Jul-05
Bertrand, Blair Douglas	Brampton, ON.	8-Jul-05
Gullons, Norine Elsie	Williamsburg, ON.	8-Jul-05
Della Foresta, Matteo	Almonte, ON.	8-Jul-05
Smith, Tamara	Hamilton, ON.	8-Jul-05
Anh, Anthony	Toronto, ON.	8-Jul-05
Ching, Francis	North York, ON.	8-Jul-05
Misiura, Miroslaw Zbigniew	Barrie, ON.	8-Jul-05
Gratz, Marilyn June	Bradford, ON.	8-Jul-05
Chu, Hien	Mississauga, ON.	8-Jul-05
Vaggione, Richard	Toronto, ON.	8-Jul-05
Doseger, Alain D.	Kingston, ON.	8-Jul-05
Oke, Wendy	Utterson, ON.	8-Jul-05
Siber, Klara	Toronto, ON.	8-Jul-05
Laville, Christian	Richmond Hill, ON.	8-Jul-05
Olateru-Olagbegi, Bowo	Windsor,	11-Jul-05

NAME	LOCATION	EFFECTIVE DATE
Harwood, Robert Hill	Kingston, ON.	11-Jul-05
Cyrak, Andrzej	Orillia, On	11-Jul-05
Lins, Donald	Ottawa, On	11-Jul-05
Sarpong, Yaw Moses	Caledon, On	11-Jul-05
McDermott, Charles Leo	Perth, On	11-Jul-05
Raappana, Paul	Sault Ste Marie, On	11-Jul-05
Thomson, Kelly Sue Fry	Etobicoke, On	11-Jul-05
Gumulja, Penny	Brampton, ON.	13-Jul-05
Klym, Edward Alexander	Garson, ON.	13-Jul-05
Bursey, D. Michelle	Ottawa, On	13-Jul-05
Pimentel, Juan Moises	North York, ON.	13-Jul-05
Idd, Mmunga	Gatineau, QC.	13-Jul-05
Braida, Marco	Richmond Hill, ON.	13-Jul-05
Kennedy, Gordon E.	Toronto, ON.	13-Jul-05
Tambakis, Nicolas	Thunder Bay, ON.	13-Jul-05
Gardiner, Benjamin A.	Kirkton, ON.	13-Jul-05
Menard, Wayne L.	Kanata, ON.	13-Jul-05
Jenkins, Timmy	Timmins, ON.	13-Jul-05
Jenkins, Laura	Timmins, ON.	13-Jul-05
Fuller, Brian	Smiths Falls, ON.	13-Jul-05
Fuller, Susan	Smiths Falls, ON.	13-Jul-05
Conteh, Prince	St. Catharines, ON.	13-Jul-05
Kornelsen, David	Nepcan, ON.	13-Jul-05
Delahunty, Tony	Pakenham, ON.	13-Jul-05
Tan-Yan, John	Mississauga, ON.	13-Jul-05
Arkell, Timothy	Brooklin, ON.	13-Jul-05
Hartley, Martyn Richard	Stouffville, ON.	13-Jul-05
King, Peter	Bramalca, ON.	13-Jul-05
MacDonald, Thomas Jude	Belleville, ON.	13-Jul-05
Fehrman, Paul Allan	Port Colbourne, ON.	13-Jul-05
Batson, Joseph Jezreel	Scarborough, ON.	18-Jul-05
Stevenson, Dorothy	Orillia, On	18-Jul-05
Cunliffe, Darlene	Brantford, ON.	18-Jul-05
Golsby, Sharon	Scarborough, ON.	18-Jul-05
May, William Leslie	Toronto, ON.	18-Jul-05
DeMerchant, Paul	Newburgh, ON.	18-Jul-05
Amah, David	Toronto, ON.	18-Jul-05
Ascah, Catherine	London, ON.	18-Jul-05
Fox, Bryan Henry	Brampton, ON.	18-Jul-05
Tomczyk, Patricia	St. Catharines, ON.	19-Jul-05
Lec, Byung Rim	Etobicoke, ON.	19-Jul-05
Grecki, Andrzej	Toronto, ON.	19-Jul-05
Nicholas, David	Toronto, ON.	19-Jul-05
Anyanwu, Obioma	Niagara Falls, ON.	19-Jul-05
Evan-Jones, Sandra Elizabeth	Dungannon, ON.	19-Jul-05
Zuke, Amanda	Sault Ste. Marie, ON.	22-Jul-05
Males, Gactanc	Sudbury, ON.	22-Jul-05
Males, Richard	Sudbury, ON.	22-Jul-05
Somers, Bradley	Cambridge, ON.	22-Jul-05
Mills, Bruce	Waterloo, ON.	22-Jul-05
Ferrera, Tomasso Vincenzo	Leamington, ON.	22-Jul-05
Bishop, Derek	Ajax, ON.	22-Jul-05
Liu, Humphrey	Etobicoke, ON.	22-Jul-05
Anthony, Mervin	Markham, ON.	22-Jul-05
Perron, Rene	Chelmsford, ON.	22-Jul-05
Barrett, Daniel	Kitchener, ON.	22-Jul-05
Shepherd, Kevin	Stoney Creek, ON.	22-Jul-05
Bates, Jeremiah Russell	Elmira, ON.	22-Jul-05
Bradley, Manus	Cornwall, ON.	22-Jul-05
Bates, Daniel	Thunder Bay, ON.	22-Jul-05
DiGiacinto, Ralph	Thunder Bay, ON.	22-Jul-05
Jenkins, Dean	St. Catharines, ON.	27-Jul-05
Dell, John	Stoney Point, ON.	27-Jul-05
Cartwright, David	Brigden, ON.	27-Jul-05
Ploeg, Norman Phillip	Bowmanville, ON.	27-Jul-05
Payne, Tritsic	Pickering, ON.	27-Jul-05
Baker, Vinita	Russell, ON.	27-Jul-05

NAME	LOCATION	EFFECTIVE DATE	NAME	LOCATION	EFFECTIVE DATE
Muakadi Kabantu, Jean	Cornwall, ON.	27-Jul-05	August 10, 2005 to August 14, 2005		
Wilson, Heather	Kitchener, ON.	27-Jul-05			
Debrah, Kofi	Brampton, ON.	27-Jul-05	Van Alstine, Douglas K.	St. Petersburg, FL.	12-Jul-05
Malpus, Susan	Markdale, ON.	27-Jul-05	August 25, 2005 to August 29, 2005		
Salmon, Hilary T.	Markham, ON.	27-Jul-05			
Burrell, Ruth Lun Lorette	Toronto, ON.	27-Jul-05	Olds, Charles Frederick	Winnipeg, MB.	12-Jul-05
Wiesner, Monika	Waterloo, ON.	27-Jul-05	October 8, 2005 to October 12, 2005		
Gaucher, Jean	Cochrane, ON.	27-Jul-05			
Elias, John	Kingsville, ON.	27-Jul-05	Irvine, James Paul	Waterford, MI.	14-Jul-05
Peters, Jacob W.	Eden, ON.	27-Jul-05	October 13, 2005 to October 17, 2005		

RE-REGISTRATIONS

NAME	LOCATION	EFFECTIVE DATE	NAME	LOCATION	EFFECTIVE DATE
McAtcer, Dennis Alexander	Ottawa, ON.	4-Jul-05	Hofman, Ruth	Grand Rapids, MI.	14-Jul-05
De Jesus, Ignacio Iglesias	Toronto, ON.	5-Jul-05	September 8, 2005 to September 12, 2005		
Whitfield, Elgin Lloyd	Uxbridge, ON.	8-Jul-05	Hennigar-Shuh, John Edward	East Pennant, NS.	14-Jul-05
Reid, Robert	Whitby, ON.	8-Jul-05	August 11, 2005 to August 15, 2005		
Reid, Maureen	Whitby, ON.	8-Jul-05			
Buick, Samuel	Waterloo, ON.	13-Jul-05	Keats, Tracy	Clarks Summit, PA.	14-Jul-05
Dempsey, Terence W.	Ottawa, ON.	13-Jul-05	July 27, 2005 to July 31, 2005		
Neil, Dennis	Ottawa, ON.	18-Jul-05	Powell, Bryan Jeffrey	Cincinnati, NY.	14-Jul-05
Connell, Ralston	Brampton, ON.	18-Jul-05	August 11, 2005 to August 15, 2005		
Trudel, Guy	Toronto, ON.	18-Jul-05			
Reid, Robert L.S.	Toronto, ON.	19-Jul-05	Belrose, Darrell Lloyd	Calgary, AB.	19-Jul-05
Shepherd, Victor	Mississauga, ON.	27-Jul-05	August 5, 2005 to August 9, 2005		
Fukumoto, Robert	Toronto, ON.	27-Jul-05	Brooks, Juanita E.	Malone, NY.	19-Jul-05
Rowe, Garth	Barrie, ON.	27-Jul-05	September 22, 2005 to September 26, 2005		
Gonzalez, Felipe	Toronto, ON.	27-Jul-05	Castellino, Albert	Liguori, MO.	19-Jul-05
Dick, Dean E.	St. Catharines, ON.	27-Jul-05	September 14, 2005 to September 18, 2005		
Heaven, Janet	Belleville, ON.	27-Jul-05	McLean, James Laurie	Gatineau, QC.	26-Jul-05

(138-G878)

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autoris des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE	NAME	LOCATION	EFFECTIVE DATE
Medeiros, Agostiulio de sa Tavares de	Barcelos, Minho	5-Jul-05	September 1, 2005 to September 5, 2005		
August 25, 2005 to August 29, 2005			Patnaude, Robert Jeffrey	Warrenton, VA.	26-Jul-05
Swan, Barry	Rochester, NY.	5-Jul-05	September 2, 2005 to September 6, 2005		
July 29, 2005 to August 2, 2005			Vogt, Robert J.	Steinbach, MB.	26-Jul-05
Thompson, Janet	Ottawa, ON.	5-Jul-05	August 11, 2005 to August 15, 2005		
August 4, 2005 to August 8, 2005			Jennings, Margaret Rose	Gatineau, QC.	26-Jul-05
Hartin, Patrick	Spokane Valley, WA.	5-Jul-05	September 22, 2005 to September 26, 2005		
December 28, 2005 to January 1, 2006			Brisebois, Maurice	Montreal, QC.	26-Jul-05
Diaz, Erno	New York, NY.	5-Jul-05	September 8, 2005 to September 12, 2005		
August 4, 2005 to August 8, 2005			Anctil, Raymond	Bccancour, QC.	26-Jul-05
Baranowski, Antoni	Lusaka, Zambia	5-Jul-05	August 11, 2005 to August 15, 2005		
August 25, 2005 to August 29, 2005			Feinstein, Roberta	Cleveland, OH.	26-Jul-05
McGonagle, James	Ireland	12-Jul-05	September 16, 2005 to September 20, 2005		
August 4, 2005 to August 8, 2005			Powers, Randy	Mendota, VA.	26-Jul-05
Sandford, Heather Marie	Weslegville, NF.	12-Jul-05	August 25, 2005 to August 29, 2005		
August 4, 2005 to August 8, 2005			Hattie, Joseph	Halifax, NS.	26-Jul-05
Clace, Kevin	Morris, AB.	12-Jul-05	August 18, 2005 to August 22, 2005		
July 21, 2005 to July 25, 2005					
Lodder, Theodore	Surrey, BC.	12-Jul-05	Fowler, Eric	Lanse Au Loup, NL	28-Jul-05
			August 11, 2005 to August 15, 2005		
			Prier, Doyle Francis	Dundalk, ON.	28-Jul-05
			September 28, 2005 to October 2, 2005		
			Brouwer, Peter	Surrey, BC.	28-Jul-05
			August 11, 2005 to August 15, 2005		

NAME	LOCATION	EFFECTIVE DATE
2005		
Berlin, Donald Robert	St. Michael's, MD	28-Jul-05
September 2, 2005 to September 6, 2005		
Malloy, Patrick	Allentown, PA.	28-Jul-05
September 8, 2005 to September 12, 2005		
Jolin, Alphonse Gaston	Rollet, QC.	28-Jul-05
July 28, 2005 to August 1, 2005		
(138-G879)		

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Oh, Se Man Paul	Toronto, ON.	4-Jul-05
Platts, Maurice	Middlesex, On	11-Jul-05
Sainnawap, Saggius	Big Trout Lake, On	11-Jul-05
Hodgins, Valarie	Granton, On	11-Jul-05
Gauthier, Daniel	North Lancaster, On	11-Jul-05
Beaudette, Luc	Ottawa, On	12-Jul-05
Peters, Gregory Scott	Woodville, On	12-Jul-05
Edwards, Phillip C.	Beamsville, ON.	20-Jul-05
Hurlburt, Ronald G.	Unionville, ON.	20-Jul-05
Roc, Brian	Orangeville, ON.	20-Jul-05
Pagc, Gary S.	Welland, ON.	20-Jul-05
Mercer, Robert	Ottawa, On	20-Jul-05
Gurnett, T. Jay	Waterloo, ON.	20-Jul-05
Hayes, Stephen	Ottawa, On	26-Jul-05
Vanden Ende, Anthonic	Strathroy, ON.	26-Jul-05
Bourguignon, George	Thunder Bay, ON.	27-Jul-05

(138-G880)

Notice of Default in Complying with the Corporations Information Act **Notice de non-observation de la Loi sur les renseignements exigés des compagnies et des associations**

NOTICE IS HEREBY GIVEN under subsection 241(3) of the Business Corporations Act that unless the corporations listed hereunder comply with the filing requirements under the Corporations Information Act within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la Loi sur les sociétés par actions, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la Loi sur les renseignements exigés des compagnies et des associations dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie:	compagnie en Ontario
2005-08-04	
ENPAR TECHNOLOGIES INC.	1163360
H.M.R. MANAGEMENT HOLDINGS LIMITED.....	1120827

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie:	compagnie en Ontario
NEXT LEVEL LTD.	2044631
ONLY THE BRAVE INC.	590233
SURVIVAL SYSTEMS LIMITED.....	223111
977565 ONTARIO LIMITED.....	977565
1435745 ONTARIO LIMITED.....	1435745
2005-08-09	
CRYSCAN INC.	1386841
GTA ENGINEERING INC.	1609342
JOH RUBBER INC.	592017
JOHNNY PRODUCTIONS INC.	1062238
MIZZY'S GLASS & DOOR INC.	1116824
MIZZY'S GROUP CONTRACTING LTD.....	1149545
RESIDENTIAL SECURITY PROGRAM CO. INC.	1132215
1113384 ONTARIO INC.....	1113384

B. G. HAWTON,
 Director, Companies and Personal Property
 Security Branch
 Directrice, Direction des compagnies et des
 sûretés mobilières
 (138-G882)

Cancellation of Certificate of Incorporation **(Business Corporations Act)** **Annulation de Certificat de Constitution** **en Personne Morale** **(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the Business Corporation Act, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la Loi sur les sociétés par actions, les certificats présentés ci-dessous ont été annulés et les compagnies ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie:	compagnie en Ontario
2005-08-05	
INFINITY INTEGRATED SYSTEMS INC.....	1302713
NEW MAPLE SOLUTIONS INC.....	1585049
PEAKS-NORTH DEVELOPMENT INC.....	972567
PEFFERS & CO. LIMITED.....	1573711
664965 ONTARIO LIMITED.....	664965
1282872 ONTARIO INC.....	1282872
1426637 ONTARIO INC.....	1426637
1570195 ONTARIO LIMITED.....	1570195

B. G. HAWTON,
 Director, Companies and Personal Property
 Security Branch
 Directrice, Direction des compagnies et des
 sûretés mobilières
 (138-G883)

Cancellations For Cause **(Business Corporations Act)** **Annulation à Juste Titre** **(Loi sur les Sociétés par Actions)**

NOTICE IS HEREBY GIVEN that by orders under section 240 of the Business Corporation Act, the certificates set out hereunder have been

cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la Loi sur les sociétés par actions, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-08-08	
APEX TODAY INC.....	1209720
BRISTOL INCORPORATED.....	1291263
GREWAL & BAMRAH ENTERPRISES INC.....	816468
HOLLINSHEAD-THOMPSON ENTERPRISES INC.....	1008624
ISTEM INC.....	1042280
JIREH RECYCLING SERVICES LTD.....	893859
LORKAM MANAGEMENT INC.....	1521442
REBECCA STREET INVESTMENTS LTD.....	1441086
SABOTT INVESTMENTS LTD.....	622130
STERLING CENTRE INC.....	866529
WILFIELD HOLDINGS (TORONTO) LIMITED.....	229190
960352 ONTARIO INC.....	960352
2039702 ONTARIO INC.....	2039702

2005-08-09	
ACADEMY OF ESTHETICS AND HAIR DESIGN LTD.....	1489329

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G884)

Cancellation of Extra-Provincial Licence (Extra-Provincial Corporations Act) Annulation de Permis Extraprovincial (Loi sur les compagnies extraprovinciales)

NOTICE IS HEREBY GIVEN that orders under Section 7(1) of the Extra-Provincial Corporations Act have been made cancelling the licence of the following extra-provincial corporations. The date of the cancellation order precedes the name of the corporation.

AVIS EST DONNÉ PAR LES PRÉSENTES de l'annulation des permis extraprovinciaux suivants, faite conformément à l'article 7(1) de la Loi sur les compagnies extraprovinciales. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-08-08	
A & M EXPRESS, INC.....	959011
ALLIANT TECHSYSTEMS INC.....	1157740
AMERICAN STONE CORPORATION.....	1185902
ASPECT TELE COMMUNICATIONS CORPORATION.....	936908
AVSCO AVIATION SERVICE CORPORATION.....	1006709
BILFINANZ AKTIENGESELLSCHAFT.....	467103
BOB RAY AND ASSOCIATES INC.....	1139463
CHARLES J. GIVENS ORGANIZATION OF CANADA, INC.....	951639
COMM-PRESS, INC.....	1380822
CORONADO ENGINEERING, INC.....	1081354
EBCO TRADING CORP., LTD.....	112294
ERO, INC.....	979271
EVCON SUPPLY, INC.....	604873
EXCEL CARGO, INC.....	1143543
FORD, BACON & DAVIS, INCORPORATED.....	1100588
GENESIS HOLDING COMPANY LIMITED.....	1165840
HANWHA CHEMICAL CORPORATION.....	926928
IMS LTD.....	625284
INTERMODAL DISTRIBUTION, INC.....	972916
KAY HOME PRODUCTS, INC.....	959138
LAIDLAW WASTE SYSTEMS, INC.....	998551
LIFETECH PURECO, INC.....	1393678
MERRICK'S, INC.....	436085
MIDWEST LOGISTICS, INC.....	1460052
MILEPOST INNS, INC.....	1352644
M P G INVESTMENT CORPORATION LIMITED.....	422056
NORTHERN A-I SANITATION SERVICES, INC.....	1006645
NORWICH UNION FIRE INSURANCE SOCIETY LIMITED.....	25174
PACIFICO CREATIVE SERVICE, INC.....	1139462
PEARL CAPITAL, INC.....	1607963
PERINI CORPORATION.....	979265
RECOR SERVICES, INC.....	996389
ROMLOCK, INC.....	916323
SYMPRO, INC.....	1133453
SYNER-MED PHARMACEUTICALS (CANADA) LIMITED.....	1136778
SYLVAN INDUSTRIAL PIPING INC.....	1174062
THE JAMAR COMPANY.....	618790
THE MUSEUM COMPANY, INC.....	983563
THE TENSAR CORPORATION.....	608176
TRS, INC.....	926832
TUTT RENOVATION & DEVELOPMENT, INC.....	1218448
UNIFINE RICHARDSON B.V.....	1300747
UNIFRAX CORPORATION.....	1006694
USUKU, INC.....	1178036
WIZCOM INTERNATIONAL, LTD.....	913448

Cancellations for Filing Default (Corporations Act) Annulations pour omission de se conformer à une obligation de dépôt (Loi sur les personnes morales)

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the Corporations Act have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved: The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317(9) de la Loi sur les personnes morales ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-08-10	
CANADA SCIENCE, TECHNOLOGY & CULTURE DEVELOPMENT CENTRE.....	1596972

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G885)

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie:	compagnie en Ontario
XPRES CORPORATION	954817
YSPEED SOLUTIONS INC.....	1537852

B. G. HAWTON,
 Director, Companies and Personal Property
 Security Branch
 Directrice, Direction des compagnies et des
 sûretés mobilières

(138-G886)

Ontario Energy Board Commission de l'Énergie de l'Ontario

Transmission System Code

July 25, 2005

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1. PURPOSE

1.0.1 The purpose of this Transmission System Code (the "Code") is to set out:

- (a) the minimum conditions that a transmitter shall meet in designing, constructing, managing, maintaining and operating its transmission system;
- (b) the rules governing a transmitter's obligation to connect customers to its transmission system, and to provide transmission service to its customers;
- (c) the obligations between a transmitter and its customers and between a transmitter and its neighbouring Ontario transmitters;
- (d) the rules governing the economic evaluation of transmission system connections and expansions;
- (e) the minimum standards for facilities connected to a transmission system; and
- (f) through the connection agreement set out in Appendix 1, the obligations of a customer to the transmitter to whose transmission system the customer's facilities are connected.

2. DEFINITIONS

2.0.1 "Act" means the *Ontario Energy Board Act, 1998*, S.O.1998, c.15, Schedule B, and includes all regulations made thereunder;

2.0.2 "assigned capacity" means, in relation to a load customer and a connection facility, the capacity determined in accordance with section 6.2.2;

2.0.3 "available capacity" means, at a given time, the capacity on a connection facility that is not at that time assigned to a load customer;

2.0.4 "Board" means the Ontario Energy Board;

2.0.5 "bus" means a common current carrying element which allows the connection of other elements to that common element;

2.0.6 "business day" means any day that is not a Saturday, a Sunday or a legal holiday in the Province of Ontario;

2.0.7 "CIA" means customer impact assessment;

2.0.8 "circuit breaker" means a system element that interrupts the flow of electricity upon receiving a trip signal and includes, where applicable, any associated current transformer and the bus section between the breaker bushing and its current transformer;

2.0.9 "Code revision date" means the date on which this Code comes into effect as specified in section 13.0.1;

2.0.10 "come into service" means, in relation to a facility, the time at which the facility becomes connected to a transmission system and energized following commissioning of the facility;

- 2.0.11 “connect” means to form a direct physical link between a transmitter’s transmission facilities and a customer’s facilities or a neighbouring Ontario transmitter’s facilities;
- 2.0.12 “connection agreement” means an agreement entered into by a transmitter and a customer setting out terms and conditions pertaining to connection of the customer’s facilities to the transmitter’s transmission system and the provision of transmission services in relation to those customer facilities, but does not include a “connection and cost recovery agreement” or similar agreement entered into in relation to the construction of new or modified facilities where it is contemplated that a connection agreement will thereafter be entered into;
- 2.0.13 “connection facilities” means line connection facilities and transformation connection facilities that connect a transmitter’s transmission system with the facilities of another person;
- 2.0.14 “connection point” means a point of connection between a transmitter’s transmission facilities and a customer’s facilities;
- 2.0.15 “connection service” in relation to a transmitter has the meaning given in the transmitter’s Rate Order;
- 2.0.16 “consumer” means a person using, for their own consumption, electricity that they did not generate and whose facilities are connected to a transmission system;
- 2.0.17 “contracted capacity” means, in relation to a load customer and a connection facility, the capacity determined in accordance with section 6.2.3;
- 2.0.18 “customer” means a generator, consumer, distributor or unlicensed transmitter whose facilities are connected to or are intended to be connected to a transmission system;
- 2.0.19 “customer facilities” means any and all equipment, elements, and facilities of any kind whatsoever owned by a customer that are relevant to a connection;
- 2.0.20 “de-energized” means a state at which the stored potential energy of an isolated piece of equipment has been discharged. Electrical equipment is considered de-energized when its electrical energy has been discharged through connection to an effective ground potential. Mechanical equipment is considered de-energized when hazards due to temperature, pressure, chemical substances, gases, radiation, and motion have been minimized or, where practical, eliminated by measures including the following: (i) operation of valves, gates and dampers; (ii) opening of pipes or equipment to the atmosphere; (iii) purging, ventilating, or cooling; (iv) applying brakes and blocking motion; and (v) discharging loaded springs;
- 2.0.21 “delivery point” has the same meaning as “connection point”;
- 2.0.22 “distribute” with respect to electricity means to convey electricity at voltages of 50 kV or less;
- 2.0.23 “distributor” means a person who owns or operates a distribution system;
- 2.0.24 “distribution system” means a system for distributing electricity, and includes any structures, equipment or other things used for that purpose;
- 2.0.25 “electricity” means electrical energy as measured in kilowatt hours;
- 2.0.26 “Electricity Act” means the *Electricity Act, 1998*, S.O.1998, c.15, Schedule A, and includes all regulations made thereunder;
- 2.0.27 “element” means any electrical device that has at least one terminal that is operated at greater than 50 kV and that may be connected to other electrical devices, and is usually associated with a generator, transformer, transmission circuit, circuit breaker, HVDC pole, series or shunt compensating device or bus section;
- 2.0.28 “emergency” means any abnormal condition that requires automatic or immediate manual action to prevent or limit loss of a licensed transmitter’s transmission facilities or loss of the supply of electricity or energy that could adversely affect: (a) the reliability of the licensed transmitter’s transmission system, (b) the integrity of customer facilities or of the licensed transmitter’s transmission facilities, or (c) public safety, property or the environment;
- 2.0.29 “facilities” means transmission facilities, a neighbouring Ontario transmitter’s facilities or customer facilities, as the context requires, and includes any structures, lines, transformers, breakers, disconnect switches, buses, voltage/current transformers, protection systems, telecommunications systems, cables and any other auxiliary equipment used for the purpose of conveying electricity;
- 2.0.30 “fault” means an event arising from the failure of facilities, including a short circuit, an open circuit, or an intermittent connection;
- 2.0.31 “forced outage” means the automatic or manual limitation of service owing to de-rating or limitation of facilities, or the unavailability of facilities as a result of actual or potential failure of those facilities or of any other facilities related to them;
- 2.0.32 “generator customer” means a customer who owns or operates a generation facility;
- 2.0.33 “good utility practice” means any of the practices, methods and acts engaged in or approved by a significant portion of the electrical utility industry in North America during the relevant time period, or any of the practices, methods and acts which, in the exercise of reasonable judgment in light of the facts known at the time the decision was made, could have been expected to accomplish the desired result at a reasonable cost consistent with good business practices, reliability, safety and expedition. Good utility practice is not intended to be limited to optimum practices, methods or acts to the exclusion of all others, but rather to include all practices, methods or acts generally accepted in North America;
- 2.0.34 “harmonic” means a sinusoidal component of a periodic wave or quantity having a frequency that is an integral multiple of the fundamental frequency (for example, a component whose frequency is twice the fundamental frequency is called a second harmonic);

- 2.0.35 “IESO” means the Independent Electricity System Operator continued under the Electricity Act;
- 2.0.36 “isolate” means to separate facilities from any source of dynamic energy;
- 2.0.37 “isolating device” means a device used to separate facilities from any source of dynamic energy;
- 2.0.38 “licence” means a licence issued under Part V of the Act;
- 2.0.39 “line connection” means radial lines that do not, under normal operating conditions, connect network stations and whose sole purpose is to serve one or more persons;
- 2.0.40 “load customer” means a customer who owns or operates a facility other than a generation facility or a transmission system;
- 2.0.41 “load shedding” means the deliberate disconnection of the load of a customer from a transmission system or a distribution system (either manually or automatically) in response to an emergency in order to maintain the integrity of the transmission system or distribution system and to minimize overall outages to customer facilities;
- 2.0.42 “maintenance” includes such routine maintenance, troubleshooting, repairs, changes, modifications and other activities as may be required for the safe and efficient operation of facilities;
- 2.0.43 “Market Rules” means the rules made under section 32 of the Electricity Act;
- 2.0.44 “neighbouring Ontario transmitter” in relation to a licensed transmitter (the “first transmitter”) means another licensed transmitter whose transmission system is located in Ontario and is connected to that of the first transmitter or that seeks to have its transmission system located in Ontario connected to that of the first transmitter, as the context requires;
- 2.0.45 “network facilities” means those facilities, other than connection facilities, that form part of a transmission system that are shared by all users, comprised of network stations and the transmission lines connecting them;
- 2.0.46 “NERC” means the North American Electric Reliability Council;
- 2.0.47 “net book value” means the net book value used by the Board for rate-making purposes;
- 2.0.48 “outage” means the removal of facilities from service, unavailability for connection of facilities, temporary de-rating, restriction of use or reduction in the performance of facilities for any reason, including to permit the inspection, testing, maintenance or repair of facilities;
- 2.0.49 “planned outage” means an outage that is planned or intentional and that is scheduled to occur at a pre-selected time, usually for the purpose of permitting construction, preventative maintenance or repair;
- 2.0.50 “promptly” means performed in an expeditious manner and without undue delay, using due diligence, and with the intent of completing a required act or task as quickly as practicable;
- 2.0.51 “protection system” means equipment that detects faults or abnormal conditions and takes appropriate corrective action to isolate the faulted element;
- 2.0.52 “protective relay” means an electrical device that detects a fault or abnormal condition on a transmission system or a distribution system and that is designed to respond to abnormal variations in input conditions and to cause prescribed contact operation or similar abrupt changes in associated electric control circuits which, in turn, if prescribed parameters are met, initiate the operation of a system element (such as a circuit breaker) to disconnect a faulty element (such as a transformer);
- 2.0.53 “Rate Order” means an order made by the Board under the Act, and in effect at the relevant time, that, among other things, establishes the rates that may be charged by a transmitter for transmission service;
- 2.0.54 “reliability”, in relation to electricity service, means the ability to deliver electricity in accordance with all applicable reliability standards and in the amount desired;
- 2.0.55 “reliability organization” means NERC, NERC’s reliability councils and the IESO;
- 2.0.56 “reliability standards” means the criteria, standards and requirements relating to reliability set forth in this Code and, where relevant, as established by applicable reliability organizations;
- 2.0.57 “renewable generation” means generation facilities that generate electricity using one or more of the following sources: wind, sun, biomass, bio-oil, biogas, landfill gas or water;
- 2.0.58 “single contingency” means a single event, usually involving the loss of one or more elements, that affects a transmission system at least momentarily;
- 2.0.59 “site” means the land, buildings and other structures on, in or around which facilities are located;
- 2.0.60 “transformation connection” means transformation facilities, tapped off a transmission system, that step down voltages from transmission levels to distribution levels (i.e. from more than 50 kV to 50 kV or less) in order to supply the facilities of a person;
- 2.0.61 “transmission facilities” means facilities owned by a transmitter that form part of or all the transmission system owned by that transmitter;

- 2.0.62 "transmission service" means a service provided by a transmitter to a customer as specified in the transmitter's Rate Order, and includes Network Service, Line Connection Service, Transformation Connection Service or such other transmission service as may be described in such Rate Order;
- 2.0.63 "transmission system" means a system for transmitting electricity and includes any structures, equipment or other things used for that purpose;
- 2.0.64 "transmit" with respect to electricity means to convey electricity at voltages of more than 50 kV;
- 2.0.65 "transmitter" means a person who owns or operates a transmission system;
- 2.0.66 "unlicensed transmitter" means a person who owns or operates a transmission system and that is exempt from the requirement to hold a licence under section 57(b) of the Act by virtue of a regulation made under the Act or of the application of section 84 of the Act; and
- 2.0.67 "work" includes design, installation, construction, commissioning, removal, inspection, testing, undertaking of repairs or undertaking of maintenance.

3. APPLICATION AND INTERPRETATION

- 3.0.1 All appendices attached to this Code form part of it. Unless otherwise defined in this Code, words and phrases shall have the meaning ascribed to them in the Act or the Electricity Act. Headings are for convenience only and shall not affect the interpretation of this Code. Words importing the singular include the plural and vice versa. Words importing a gender include any gender. Words importing a person include (i) an individual, (ii) a company, sole proprietorship, partnership, trust, joint venture, association, corporation or other private or public body corporate; and (iii) any government, government agency or body, regulatory agency or body or other body politic or collegiate. A reference to a person includes that person's successors and permitted assigns. A reference to a body, whether statutory or not, that ceases to exist or whose functions are transferred to another body is a reference to the body that replaces it or that substantially succeeds to its powers or functions. Where a word or phrase is defined in this Code, the Act or the Electricity Act, other parts of speech and grammatical forms of the word or phrase have a corresponding meaning. A reference to a document (including a statutory instrument) or a provision of a document includes any amendment or supplement to, or any replacement of, that document or that provision. The expression "including" means including without limitation.
- 3.0.2 A reference in this Code to "dedicated" connection facilities means that such facilities are constructed initially for the sole use of a single customer, but shall not be interpreted to mean that such facilities cannot thereafter be used by any other customer if they are owned by a licensed transmitter at the relevant time.
- 3.0.3 A reference in this Code to:
- (a) "existing load" in relation to a load customer and a connection facility, shall at any point in time be equal to the customer's assigned capacity on that connection facility at that time; and
 - (b) "new load", in relation to a load customer and a connection facility, shall at any point in time:
 - i. if the customer has contracted capacity, be equal to the load that exceeds the customer's contracted capacity at that time; or
 - ii. in any other case, be equal to the load that exceeds the customer's existing load as determined under section 3.0.3(a).
- 3.0.4 Except when an emergency is anticipated or is occurring, if the time for doing any act or omitting to do any act under this Code expires on a day that is not a business day, the act may be done or may be omitted to be done on the next day that is a business day.
- 3.0.5 Except to the extent provided in a transmitter's licence, another code issued by the Board or an order of the Board, this Code applies to all licensed transmitters and to all transactions and interactions between a licensed transmitter and its customers and between a licensed transmitter and its neighbouring Ontario transmitters.
- 3.0.6 Subject to sections 3.0.5 and 3.0.9, a transmitter shall not:
- (a) enforce any provision of any agreement that is contrary to or inconsistent with this Code;
 - (b) apply any provision of any agreement in a manner that is contrary to or inconsistent with this Code; or
 - (c) require any person to enter into an agreement that contains a provision that is contrary to or inconsistent with this Code or to otherwise agree to terms and conditions that are contrary to or inconsistent with this Code.

This section 3.0.6 applies to an agreement regardless of whether the agreement was entered into before the Code revision date. Nothing in this section 3.0.6 shall affect the continued validity of a provision of any agreement entered into before the Code revision date under which the parties agreed to realign their relationship or amend the agreement in a manner consistent with this Code.

- 3.0.7 Subject to sections 3.0.5, 3.0.8 and 3.0.9, all connection agreements executed prior to the Code revision date in furtherance of the requirement set out in section 2.1.1 of the Transmission System Code as it existed prior to the Code revision date are, as of the Code revision date, deemed to be amended to conform to the applicable version of the connection agreement set out in Appendix 1. The relationship between the parties shall thereafter be governed by the applicable version of the connection agreement set out in Appendix 1.
- 3.0.8 Where an agreement entered into before the Code revision date contains provisions that were negotiated between the parties and that are not contrary to or inconsistent with this Code, those provisions shall remain in effect and must be honoured by the parties accordingly.
- 3.0.9 Where an economic evaluation was carried out prior to the Code revision date, such economic evaluation shall for the purposes of the application of this Code be deemed to have been carried out under this Code and shall, together with the associated load forecast, apply for the purposes of this Code.

- 3.0.10 Sections 3.0.6 to 3.0.9 are without prejudice to the resolution of any dispute between a transmitter and a customer that may have arisen prior to the Code revision date.
- 3.0.11 A provision in an agreement entered into before the Code revision date is not contrary to or inconsistent with this Code simply by reason of the fact that this Code does not expressly contemplate such provision or is silent on the matter.
- 3.0.12 To the extent of any inconsistency or conflict between them, a Rate Order and the Affiliate Relationships Code for Electricity Transmitters and Distributors prevail over this Code.
- 3.0.13 Any matter under this Code requiring a determination by the Board may be determined without a hearing or through an oral, written or electronic hearing, at the Board's discretion.

4. STANDARDS OF BUSINESS PRACTICE AND CONDUCT

4.1 General Requirements

- 4.1.1 Subject to section 4.1.2, a transmitter shall connect a customer's facilities and shall offer and provide transmission services to a customer subject to that customer entering into or having a connection agreement with the transmitter. Such connection agreement shall be in the form set out in the applicable version of the connection agreement set out in Appendix 1. Where the customer is an unlicensed transmitter, the version of the connection agreement set out in Appendix 1 to be used shall be determined based on the nature of the facility that is connected to the unlicensed transmitter's transmission system. Where both a generation facility and a load facility are connected to the unlicensed transmitter's transmission system, this may require two connection agreements.
- 4.1.2 A transmitter may not enter into a connection agreement on terms and conditions other than those set forth in the applicable version of the connection agreement set out in Appendix 1 or amend the terms and conditions of a connection agreement relative to the terms and conditions set forth in the applicable version of the connection agreement set out in Appendix 1 except as expressly contemplated in the applicable version of the connection agreement set out in Appendix 1 or with the prior approval of the Board.
- 4.1.3 Where a transmitter does not have a connection agreement with a customer whose facilities were connected to the transmitter's transmission system prior to the Code revision date, the transmitter shall be bound by the applicable version of the connection agreement set out in Appendix 1 in relation to that customer and shall be permitted to consider that customer's continued acceptance of transmission service as acceptance by that customer of all of the terms and conditions of the connection agreement in the form set out in the applicable version of the connection agreement set out in Appendix 1.
- 4.1.4 A transmitter shall ensure that all connections to its transmission system are made by it with due regard for the safety of the transmitter's employees and the public.
- 4.1.5 A transmitter shall provide customers and any neighbouring Ontario transmitter with all necessary information that is in the possession of or reasonably available to the transmitter to enable the transmitter to comply with its obligations under this Code, including the information specified in Appendix 3.
- 4.1.6 Except as may be required by section 4.1.1 in relation to a customer that is an unlicensed transmitter, a transmitter may not require more than one connection agreement from a customer whose facilities will be or are connected either at a single site or at multiple sites or service territories that are geographically contiguous. A transmitter shall require a separate connection agreement for each facility that a customer may have at geographically noncontiguous sites or service territories.

4.2 Transmission Service Charges

- 4.2.1 A transmitter shall maintain and make available to all customers a list of its transmission services and the rates or charges approved by the Board for those transmission services.
- 4.2.2 No transmitter shall charge a customer for any transmission service unless the charge has been approved by the Board.
- 4.2.3 A transmitter shall not charge a customer for any transmission services in relation to any reduction in that customer's load that the customer has demonstrated to the reasonable satisfaction of the transmitter (such as by means of an energy study or audit) has resulted from embedded renewable generation (determined in accordance with section 11.1), energy conservation, energy efficiency or load management activities, except in accordance with the transmitter's Rate Order.
- 4.2.4 A transmitter shall not impose or enforce a minimum payment obligation on any customer, except in accordance with this Code or a Rate Order.

4.3 Facilities Standards

- 4.3.1 A transmitter shall ensure that its transmission facilities:
 - (a) meet all applicable requirements of the Ontario Electrical Safety Authority;
 - (b) conform to applicable industry standards, including those of the Canadian Standards Association, the Institute of Electrical and Electronic Engineers, the American National Standards Institute, and the International Electrotechnical Commission;
 - (c) are designed and constructed in accordance with the instruments and standards referred to in section 5.1.2; and
 - (d) comply with the basic general performance standards and technical requirements for facilities that are set out in this Code, including Appendix 2.

- 4.3.2 The basic general performance standards and minimum technical requirements for facilities, except facilities deemed compliant under section 4.6.1, are set out in this Code, including Appendix 2. A transmitter shall provide the appropriate technical parameters to assist a customer in designing its facilities so that they are compliant with those basic general performance standards.
- 4.3.3 A transmitter may participate in the commissioning, inspecting, and testing of customer-owned connection facilities to ensure that facilities connected to its transmission system will not materially reduce or adversely affect the reliability of its transmission system. The transmitter shall recover its reasonable costs of participating in the commissioning, inspection or testing of the customer-owned connection facilities from the customer.
- 4.3.4 Where section 4.3.3 applies, the commissioning, inspection or testing of the customer's facilities shall be conducted at a time that is mutually agreed by the customer and the transmitter. If the commissioning, inspection or testing is required to be rescheduled at the request of the transmitter or by reason of the transmitter's failure to attend, the transmitter shall, if so requested by the customer, pay all reasonable costs incurred by the customer in respect of the rescheduling of the commissioning, inspection or testing activity. If the commissioning, inspection or testing is required to be rescheduled at the request of the customer or by reason of the customer's failure to attend, the transmitter may recover from the customer the reasonable costs incurred by the transmitter in respect of the rescheduling of the commissioning, inspection or testing activity.
- 4.4 Operational Standards and Reporting Protocol**
- 4.4.1 A transmitter shall take reasonable steps to ensure that all facilities connected to its transmission system are operated and maintained in accordance with the requirements of this Code and all connection agreements.
- 4.4.2 Upon request by a customer or a neighbouring Ontario transmitter, a transmitter shall provide the fault levels at all relevant connection points.
- 4.4.3 A transmitter shall promptly report to a customer or a neighbouring Ontario transmitter any changes in the transmitter's transmission facilities, or in the facilities of another customer or neighbouring Ontario transmitter if known, that could materially affect the transmission services provided to that customer or neighbouring Ontario transmitter.
- 4.5 Performance Standards**
- 4.5.1 A transmitter shall develop performance standards that apply at the customer delivery point level and that:
- (a) reflect typical transmission system configurations that take into account the historical development of the transmitter's transmission system at the customer delivery point level;
 - (b) reflect historical performance at the customer delivery point level;
 - (c) arc, where applicable, consistent with the comparable performance standards applicable to all delivery points throughout the transmitter's transmission system;
 - (d) establish acceptable bands of performance at the customer delivery point level for transmission system configurations, geographic area, load, and capacity levels;
 - (e) establish appropriate triggering events to be used to initiate technical and economic evaluations by the transmitter and its customers regarding performance standards at the customer delivery point level, as well as the circumstances in which any such triggering event will not require the initiation of a technical or economic evaluation;
 - (f) establish the steps to be taken based on the results of any evaluation that has been so triggered, as well as the circumstances in which such steps need not be taken; and
 - (g) establish any circumstances in which the performance standards will not apply.
- 4.5.2 To the extent that it has not already done so prior to the Code revision date, a transmitter shall file the performance standards referred to in section 4.5.1 for the Board's approval within one year of the Code revision date. A transmitter shall also file any material amendments to those performance standards for the Board's approval. The transmitter may not give effect to such performance standards or any material amendments thereto until the performance standards or amendments have been approved by the Board or amended by the Board under section 4.5.3.
- 4.5.3 The Board may, on application or on its own motion, amend a transmitter's performance standards and any amendments thereto that have previously been approved by the Board under section 4.5.2 or 4.5.4 or amended by the Board under this section 4.5.3.
- 4.5.4 Where, prior to the Code revision date, a transmitter had filed its performance standards with the Board and such performance standards do not contain all of the material required by section 4.5.1, the transmitter shall file the missing material within one year of the Code revision date. The Board may make a decision regarding the incomplete performance standards pending the filing of the missing material.
- 4.5.5 A transmitter shall publish on its website its Board-approved performance standards referred to in section 4.5.1, and shall make those performance standards available upon request.
- 4.5.6 A transmitter's performance standards that were approved by the Board, in whole or in part, prior to the Code revision date shall be deemed to have been so approved by the Board under this section 4.5.
- 4.6 Compliance of Facilities with Standards**
- 4.6.1 All facilities that came into service, were procured or were ordered prior to May 1, 2002 are deemed to be in compliance with the performance standards and technical requirements contained in this Code, including Appendix 2.

- 4.6.2 A transmitter may require that customer facilities that have been deemed compliant under section 4.6.1 be brought into actual compliance with the performance standards or technical requirements set out in this Code, including Appendix 2, within a specified time period where the transmitter has identified that:
- (a) there is a material deterioration in the reliability of its transmission system resulting from the performance of the deemed compliant facilities;
 - (b) there are material negative impacts on another customer's or on a neighbouring Ontario transmitter's power quality resulting from the performance of the deemed compliant facilities; or
 - (c) there is a material increase in capacity or load at the site where the deemed compliant facilities are located.
- 4.6.3 A transmitter may not act in accordance with section 4.6.2 until the transmitter has developed rules and procedures for requiring customer facilities to be brought into actual compliance and those rules and procedures have been approved by the Board. A transmitter may not give effect to a material amendment to such rules and procedures until the amendment has been approved by the Board or made by the Board under section 4.6.4.
- 4.6.4 The Board may, on application or on its own motion, amend a transmitter's rules and procedures and any amendments thereto that have been previously approved by the Board under section 4.6.3 or amended by the Board under this section 4.6.4.
- 4.6.5 If a transmitter's transmission facilities that have been deemed compliant under section 4.6.1 are considered by the transmitter or a customer to be causing any of the effects referred to in sections 4.6.2(a) to 4.6.2(c), the transmitter shall bring those transmission facilities into actual compliance.
- 4.6.6 A transmitter shall publish on its website its Board-approved rules and procedures referred to in section 4.6.3, and shall make those rules and procedures available upon request.
- 4.6.7 A transmitter's rules and procedures referred to in section 4.6.3 that were approved by the Board, in whole or in part, prior to the Code revision date shall be deemed to have been so approved by the Board under this section 4.6.

4.7 Confidentiality

- 4.7.1 Subject to section 4.7.2, a transmitter shall not, in performing its obligations or exercising its rights under this Code or under any of the transmitter's procedures or performance standards referred to in this Code, disclose confidential information relating to a customer or a neighbouring Ontario transmitter to another person without the consent of the customer or neighbouring Ontario transmitter to whom the confidential information relates. Where such consent cannot be obtained, the transmitter may request guidance from the Board.
- 4.7.2 Nothing in section 4.7.1 shall prevent the disclosure of confidential information by a transmitter:
- (a) where required under this Code, the Market Rules or the transmitter's licence;
 - (b) where required by law or regulatory requirements;
 - (c) where required by order of a government, government agency or regulatory body or agency having jurisdiction;
 - (d) if required in connection with legal proceedings, arbitration or any expert determination relating to the subject matter of this Code, or for the purpose of advising the transmitter in relation thereto;
 - (e) as may be required to enable the transmitter to fulfill its obligations to any reliability organization;
 - (f) where permitted by the applicable connection agreement or the applicable agreement referred to in section 6.8.1; or
 - (g) as may be required in an emergency or to prevent or minimize the effect of an emergency.

5. REQUIREMENTS FOR OPERATIONS AND MAINTENANCE

5.1 Day-to-Day Operations

- 5.1.1 A transmitter shall ensure that the operation and maintenance of its transmission facilities are performed only by persons qualified to do so.
- 5.1.2 A transmitter shall operate and maintain its transmission facilities in compliance with this Code, its licence, its operating agreement with the IESO, the Market Rules, all connection agreements, good utility practice, the standards of all applicable reliability organizations and any applicable law.

5.2 Forced Outages

- 5.2.1 When a forced outage of a transmitter's transmission facilities adversely affects any customer facilities, the transmitter shall follow the procedures set out in the relevant sections of the applicable connection agreement.
- 5.2.2 When a forced outage of a transmitter's transmission facilities adversely affects the facilities of a neighbouring Ontario transmitter, the transmitter shall follow the procedures set out in the relevant sections of the applicable agreement referred to in section 6.8.1.

5.3 Scheduling of Planned Work

- 5.3.1 A transmitter shall follow the procedures for the scheduling of planned work which are set out in its connection agreements and in any agreements referred to in section 6.8.1.
- 5.3.2 A transmitter shall coordinate outages arising from planned work scheduled by a customer or a neighbouring Ontario transmitter that directly affect the transmitter's transmission facilities.
- 5.3.3 A transmitter shall, to the best of its ability, obtain from its customers and from any neighbouring Ontario transmitters their anticipated planned outages for the upcoming year by October 1st of each year.

5.4 Emergency Operations

- 5.4.1 During an emergency or in order to prevent or minimize the effects of an emergency, a transmitter may take whatever immediate action it deems necessary to ensure public safety or to safeguard life, property or the environment without first notifying any other person. Without limiting the generality of the foregoing, during an emergency or in order to prevent or minimize the effects of an emergency a transmitter may:
- (a) order the switching of equipment;
 - (b) disconnect the facilities of a customer or of a neighbouring Ontario transmitter; or
 - (c) require that a customer or a neighbouring Ontario transmitter disconnect its facilities,
- in accordance with the applicable connection agreement or agreement referred to in section 6.8.1, as the case may be.
- 5.4.2 A transmitter that takes action under section 5.4.1 shall promptly report the action taken and the reason for it to all affected customers and neighbouring Ontario transmitters.
- 5.4.3 A transmitter shall implement load shedding as directed by the IESO and as specified in its connection agreements.
- 5.4.4 During an emergency or in order to prevent or minimize the effects of an emergency, a transmitter may interrupt supply to a customer or a neighbouring Ontario transmitter to protect the stability, reliability, or integrity of the transmitter's transmission facilities, or to maintain the availability of its transmission facilities. The transmitter shall advise all affected customers and neighbouring Ontario transmitters as soon as possible of the transmitter's transmission system's emergency status and of when to expect the resumption of normal operations and the reconnection of their facilities to the transmission system.
- 5.4.5 When a transmitter's transmission facilities return to normal operation following an emergency, the transmitter shall notify each affected customer and neighbouring Ontario transmitter as soon as possible that it may reconnect its facilities.

6. CUSTOMER CONNECTIONS

6.1 General Requirements

- 6.1.1 A transmitter shall design and construct its new or modified connection facilities on a timely basis and in accordance with the connection procedures referred to in section 6.1.3 and all applicable standards and instruments referred to in section 5.1.2.
- 6.1.2 A transmitter shall ensure that new or modified connections to its transmission system are made in accordance with the cost responsibility principles set out in this Code and that they:
- (a) do not materially reduce the reliability or performance of its transmission system; and
 - (b) are constructed with such mitigation measures as may be required so that no new available fault current level referred to in section 6.4.4 exceeds the maximum allowable fault levels set out in Appendix 2 if this would have an adverse effect on any person.
- 6.1.3 Where the new available fault current level would exceed the maximum allowable fault level set out in Appendix 2 and would have an adverse effect on a person the transmitter may, as an alternative to satisfying the requirements of section 6.1.2(b), make suitable financial arrangements agreeable to the connecting customer and all affected persons to mitigate the economic or financial impact of allowing the new available fault current level to exceed the maximum allowable fault level set out in Appendix 2. Such arrangements shall be consistent with the cost responsibility principles set out in the Code.
- 6.1.4 A transmitter shall publish on its website its Board-approved connection procedures for processing requests to connect to its transmission system or to modify existing connections, and shall make those connection procedures available upon request. A transmitter's connection procedures shall be consistent with this Code and shall be consistent with and complementary to the Market Rules and the IESO's market procedures as they relate to connection.
- 6.1.5 A transmitter's connection procedures referred to in section 6.1.3 shall include the following:
- (a) a procedure for determining the total normal supply capacity of a connection facility as required by section 6.2.7;
 - (b) an available capacity procedure that complies with section 6.2.11;
 - (c) a security deposit procedure that complies with section 6.3.11;
 - (d) a customer impact assessment procedure that complies with section 6.4.1;
 - (e) an economic evaluation procedure that complies with section 6.5.2;

- (f) a contestability procedure that complies with section 6.6.2;
- (g) a reconnection procedure that complies with section 6.10.3;
- (h) a dispute resolution procedure that complies with section 12.1.1;
- (i) an obligation on the transmitter to provide a customer with the most recent version of the plans required by section 6.3.6 that cover the applicable portion of its transmission system;
- (j) a schedule of all charges and fees that may be charged by the transmitter and that are not covered by the transmitter's Rate Order; and
- (k) reasonable timelines within which activities covered by the procedures referred to in paragraphs (a) to (g) and (i) must be completed by the transmitter or the customer, as applicable, including typical construction times for facilities.

6.1.5 A transmitter shall file its connection procedures for the Board's approval within one year of the Code revision date. A transmitter shall also file any material amendments to those procedures for the Board's approval. The transmitter may not give effect to such connection procedures or any material amendments thereto until the connection procedures or amendments have been approved by the Board or amended by the Board under section 6.1.6.

6.1.6 The Board may, on application or on its own motion, amend a transmitter's connection procedures and any amendments thereto that have been previously approved by the Board under section 6.1.5 or 6.1.7 or amended by the Board under this section 6.1.6.

6.1.7 Where, prior to the Code revision date, a transmitter had filed its connection procedures with the Board and such connection procedures do not contain all of the material required by section 6.1.4, the transmitter shall file the missing material within one year of the Code revision date. The Board may make a decision regarding the incomplete connection procedures pending the filing of the missing material.

6.1.8 Until such time as a transmitter's connection procedures have been approved by the Board, the transmitter shall process requests for connection and deal with the other matters listed in section 6.1.4 in accordance with all applicable provisions of this Code and otherwise in a manner that is reasonable and consistent with this Code, the Act, the Electricity Act and its licence. A dispute between a transmitter and a customer that arises in relation to any matter listed in section 6.1.4 prior to the approval by the Board of the transmitter's connection procedures may be submitted to the Board for determination where either the transmitter or the customer allege that the other is:

- (a) seeking to impose a term or condition that is inconsistent with or contrary to the Act, the Electricity Act, a party's licence or this Code; or
- (b) refusing to include a term or condition that is required to give effect to this Code.

6.1.9 A transmitter's connection procedures shall not unjustly discriminate among customers or unduly restrict the ability of any person to connect its facilities to the transmitter's transmission system.

6.1.20 A transmitter shall not connect a customer's facilities or any new, modified or replacement customer facilities unless any required connection authorization, certificate of inspection or other applicable approval or authorization has been issued or given by the Ontario Electrical Safety Authority in relation to such facilities.

6.1.21 A transmitter may require, as a condition of connecting a customer's facilities or any new, modified or replacement customer facilities, that the customer provide it with the same technical information provided to the IESO during any connection assessment and facility registration processes associated with the customer's facilities or any new, modified or replacement customer facilities. The transmitter shall require that such information be provided in the form outlined in the applicable sections of the IESO's public website.

6.1.22 A transmitter may require, as a condition of connecting a customer's facilities or any new, modified or replacement customer facilities, that the customer provide it with test certificates certifying that the customer's facilities have passed all relevant tests and comply with all applicable instruments and standards referred to in section 5.1.2, including any certificates of inspection or other applicable approvals or authorizations that may be required by the Ontario Electrical Safety Authority.

6.1.23 A transmitter shall provide to a customer such technical parameters as may be required to assist the customer in ensuring that the design of the customer's facilities or of any new, modified or replacement customer facilities is consistent with the requirements applicable to the transmitter's transmission system.

6.1.24 A transmitter shall cooperate with a customer to ensure that modeling data that may be required for the planning, design and operation of connections are complete and accurate. The transmitter shall conduct, or may require that the customer conduct, such tests as may be required where the transmitter believes on reasonable grounds that the accuracy of such data is in question. Where the tests are conducted by the transmitter:

- (a) the transmitter may require that the customer reimburse the transmitter for the costs and expenses reasonably incurred by the transmitter in conducting the tests;
- (b) the tests shall be conducted at a time that is mutually agreed by the customer and the transmitter; and
- (c) the transmitter shall promptly report the results of such tests to the customer.

If a test is required to be rescheduled at the request of the transmitter or by reason of the transmitter's failure to attend, the transmitter shall, if so requested by the customer, pay all reasonable costs incurred by the customer in respect of the rescheduling of the test. If a test is required to be rescheduled at the request of the customer or by reason of the customer's failure to attend, the transmitter may recover from the customer all reasonable costs incurred by the transmitter in respect of the rescheduling of the test.

6.2 Available Capacity

6.2.1 A transmitter shall not assign available capacity on network facilities. A transmitter shall not assign available capacity on its connection facilities for back-up purposes.

6.2.2 A load customer's assigned capacity in relation to a connection facility shall be equal to the aggregate of:

- (a) the customer's highest rolling three-month average peak load under normal operating conditions:
 - i. in the most recent five years, where the determination of the customer's assigned capacity is made after May 1, 2007, or
 - ii. since May 1, 2002, where the determination of the customer's assigned capacity is made on or before May 1, 2007; and
- (b) any available capacity that has been assigned to the customer and that has not yet been taken up by the customer nor cancelled by the transmitter under section 6.2.19.

If a load customer's facility has been connected to the connection facility for a period of less than five years, for purposes of determining the customer's assigned capacity the transmitter shall use the customer's highest rolling three-month average peak load in the year or years during which the customer's facility has been connected to the connection facility. Where a transmitter reasonably believes that a customer is manipulating its load for the purpose of the determination of its assigned capacity, the transmitter may request that the Board review and re-determine that assigned capacity.

6.2.3 Where an economic evaluation, including an economic evaluation referred to in section 6.2.24, 6.3.9 or 6.3.17, was conducted by a transmitter for a load customer in relation to a connection facility on the basis of a load forecast, that customer's contracted capacity shall, during the economic evaluation period to which the economic evaluation relates, be equal to the load identified in that load forecast or in any subsequent forecast used for purposes of giving effect to the true-up provisions of section 6.5.

6.2.4 A load customer with contracted capacity on a connection facility shall, in any year, be entitled to capacity in an amount that is equal to:

- (a) the amount of capacity for that year as specified in the applicable load forecast referred to in section 6.2.3; or
- (b) the customer's assigned capacity for that year, whichever is greater.

6.2.5 Notwithstanding any assignments of available capacity that a transmitter may make under this section 6.2, the transmitter shall ensure that there is sufficient available capacity on the transmitter's connection facility to satisfy:

- (a) the capacity entitlement of each load customer on that connection facility, determined in accordance with section 6.2.4; and
- (b) the assigned capacity and the contracted capacity of all load customers in relation to that connection facility at the relevant time.

The transmitter shall conduct an expansion study where the transmitter considers it necessary to ensure that it can meet this obligation.

6.2.6 A transmitter shall from time to time as required determine the total assigned capacity on a connection facility. For that purpose, the total assigned capacity shall be the aggregate of the assigned capacity of each load customer whose facilities are then served by the connection facility. In making this determination, the transmitter shall take into account the normal size and shape of the load of each load customer served by the connection facility, excluding anomalous situations such as reconfigurations that may be required by the IESO, temporary load transfers, or emergencies.

6.2.7 A transmitter shall from time to time as required determine the available capacity on a connection facility. For that purpose, the available capacity shall be determined by subtracting the total assigned capacity on that connection facility, determined in accordance with section 6.2.6, from the total normal supply capacity for that connection facility. The transmitter shall establish in its connection procedures referred to in section 6.1.4 and implement a procedure to determine the total normal supply capacity of a transformation connection facility and a line connection facility.

6.2.8 Where a load customer requests an assignment of capacity on a connection facility, the transmitter shall determine the available capacity of that connection facility.

6.2.9 A transmitter shall from time to time as required monitor the available capacity on its connection facilities.

6.2.10 Subject to section 6.2.12(c), a transmitter shall assign available capacity on a connection facility to load customers on a first-come first-served basis. A transmitter shall not assign capacity to a load customer unless the customer has demonstrated its need for available capacity in accordance with the requirements of the transmitter's available capacity procedure referred to in section 6.2.12(d). This obligation shall apply whether or not implementation of the available capacity procedure is required by section 6.2.11.

6.2.11 A transmitter shall establish an available capacity procedure in its connection procedures referred to in section 6.1.4. The transmitter shall implement the available capacity procedure when:

- (a) the available capacity on a connection facility is reduced to 25% or less of the total normal supply capacity of that connection facility; or
- (b) a load customer requests supply capacity on a connection facility that would reduce the available capacity on that connection facility to 25% or less of the total normal supply capacity of that connection facility.

6.2.12 The available capacity procedure referred to in section 6.2.11 shall include provisions that:

- (a) specify how load customers will be notified that implementation of the available capacity procedure has been triggered as required by section 6.2.11;
 - (b) set out how load customers may apply for available capacity in relation to the applicable connection facility;
 - (c) establish a reasonable amount of time for a load customer to make such an application;
 - (d) set out how a load customer demonstrates its need for available capacity on the applicable connection facility;
 - (e) where there is more than one application for available capacity on the applicable connection facility based on demonstrated need, establish that available capacity will be assigned to the relevant load customers in proportion to their respective needs; and
 - (f) establish the circumstances under which an expansion study will be carried out.
- 6.2.13 Where a transmitter assigns capacity on a connection facility to itself (in its capacity as a customer) or to a load customer that is an affiliate of the transmitter, the transmitter shall give notice of such assignment to all other customers served by that connection facility regardless of whether such assignment triggers implementation of the available capacity procedure under section 6.2.11.
- 6.2.14 When a transmitter proposes to carry out an expansion study under section 6.2.5 or 6.2.12(f) in relation to the provision of new supply capacity by means of an increase in the capacity of an existing connection facility or the construction of a new connection facility, the transmitter shall notify all load customers served or that the transmitter then knows are expected to be served by the existing or the proposed new connection facility. The transmitter shall also post on its website a notice of its proposal to carry out such an expansion study and of the right of load customers served by existing adjacent connection facilities to apply to reconfigure their respective load as described in section 6.2.15.
- 6.2.15 Where a new connection facility is proposed under section 6.2.14, the transmitter shall use best efforts to notify all load customers served by existing connection facilities adjacent to the proposed new connection facility. Such notice shall advise each load customer that it may apply to the transmitter to reconfigure load representing its assigned capacity or its contracted capacity to the proposed new connection facility. Where a load customer makes such an application, the transmitter shall negotiate in good faith with the customer to determine the terms and conditions that will govern the reconfiguration. Where the transmitter receives applications from load customers in circumstances where the applications cannot all be accommodated by the transmitter, the transmitter shall nonetheless negotiate in good faith with all such customers to determine the terms and conditions that will govern the reconfiguration, and shall then reconfigure the load of each load customer with whom it has successfully negotiated such terms and conditions in proportion to its assigned capacity or contracted capacity.
- 6.2.16 Upon completion of an expansion study, the transmitter shall advise all affected load customers of the available capacity on all relevant existing and new connection facilities before and after the expansion.
- 6.2.17 Where available capacity is assigned to a load customer in relation to a connection facility and the customer has a connection agreement, the contracted capacity and load shape shall be specified in the connection agreement.
- 6.2.18 Subject to section 6.2.19, available capacity that has been assigned to a load customer in relation to a connection facility may not, without the consent of the customer, be reassigned by a transmitter nor be reassigned by the customer except in connection with a change in ownership of the facility to which the assigned capacity relates. A transmitter shall, upon request, reassign assigned capacity as required to reflect such change in ownership.
- 6.2.19 Subject to section 6.2.20, where available capacity on a connection facility has been assigned to a load customer by a transmitter, and that capacity has not been taken up by the customer within one year of the assignment (except where that capacity is included in a load forecast referred to in section 6.2.3), the transmitter shall:
- (a) cancel the assignment;
 - (b) treat such capacity as available capacity; and
 - (c) notify all other load customers whose facilities are served by that connection facility of the cancellation of the assignment.
- The one-year period continues to run regardless of any change in the ownership of the facility to which the assigned capacity relates or of any reassignment of the assigned capacity as a result of that change in ownership.
- 6.2.20 A load customer may request that the transmitter extend the one-year period referred to in section 6.2.19 where circumstances warrant, such as where the customer is constructing new facilities that require more than one year to come into service. A transmitter shall not unreasonably deny such a request. Where the transmitter denies such a request, the customer may apply to the Board for an order requiring the transmitter to extend the one-year period.
- 6.2.21 Where a transmitter extends the one-year period referred to in section 6.2.19 in relation to itself (in its capacity as a customer) or a load customer that is an affiliate of the transmitter, the transmitter shall give notice of such extension to all other load customers served by the applicable connection facility.
- 6.2.22 Upon request, a transmitter shall assign available capacity on a transmitter-owned connection facility to serve an existing load customer's new load unless the transmitter can demonstrate that the available capacity will not meet the customer's needs.
- 6.2.23 When a load customer provides its own connection facility to serve new load, the transmitter shall not assign capacity on the relevant transmitter-owned connection facility to that customer in relation to that new load.
- 6.2.24 Where a customer has made a capital contribution for the construction of a connection facility, and where that capital contribution includes the cost of capacity on the connection facility not needed by the customer, the transmitter shall provide a refund, calculated in accordance with section 6.2.25, to the customer if that capacity is assigned to another load customer within five years of the date on which the connection facility

comes into service. Where such a refund is required under section 6.2.25, the transmitter shall require a financial contribution, calculated in accordance with section 6.2.25, from the subsequent customer.

- 6.2.25 For purposes of sections 6.2.24 and 6.3.17, the transmitter shall determine the amount of the refund to the initial customer and of the financial contribution from the subsequent customer by calculating a revised capital contribution amount using the prescribed economic evaluation methodology set out in section 6.5 and the same inputs as used in the original economic evaluation except for load, which will be based on the actual load of the initial customer up to the time of connection of the subsequent customer and a revised load forecast for the remainder of the economic evaluation period. The revised load forecast will include an updated load forecast of the initial customer plus the load forecast of the subsequent customer. The transmitter will then use the methodology set out in section 6.3.14, 6.3.15 or 6.3.16 to allocate the revised capital contribution amount to the initial and subsequent customers. The refund to the initial customer shall be determined by subtracting the initial customer's allocated share of the revised capital contribution amount from the original capital contribution amount paid by the initial customer.
- 6.2.26 Subject to section 6.2.27, a transmitter shall advise a load customer of the available capacity on a specific connection facility, upon request.
- 6.2.27 Without limiting the generality of section 4.7.1, in providing information with respect to available capacity to any person, a transmitter shall protect confidential information about any customer. Subject to section 6.2.16, before disclosing the available capacity on a connection facility that serves only one customer, the transmitter shall obtain the consent of that customer. Where such consent cannot be obtained, the transmitter may request guidance from the Board.

6.3 Cost Responsibility for New and Modified Connections

- 6.3.1 Where a load customer elects to be served by transmitter-owned connection facilities, a transmitter shall require a capital contribution from the load customer to cover the cost of a connection facility required to meet the load customer's needs. A capital contribution may only be required to the extent that the cost of the connection facility is not recoverable in connection rate revenues. To that end, the transmitter shall include in the economic evaluation the relevant annual connection rate revenues over the applicable economic evaluation period that are derived from that part of the customer's new load that exceeds the total normal supply capacity of any connection facility already serving the customer and that will be served by the new connection facility. The transmitter shall calculate any capital contribution to be made by the load customer using the economic evaluation methodology set out in section 6.5.
- 6.3.2 Where a transmitter has to modify a transmitter-owned connection facility to meet a load customer's needs, the transmitter shall require the load customer to make a capital contribution to cover the cost of the modification. A capital contribution may only be required to the extent that the cost of the modification to the connection facility is not recoverable in connection rate revenues. To that end, the transmitter shall include in the economic evaluation the relevant annual connection rate revenues over the applicable economic evaluation period that are derived from that part of the customer's new load that exceeds the total normal supply capacity of any connection facility already serving the customer and that will be served by the modified connection facility. The transmitter shall calculate any capital contribution to be made by the load customer using the economic evaluation methodology set out in section 6.5.
- 6.3.3 Except where a transmitter has to modify a transmitter-owned connection facility to meet a generator customer's needs, the transmitter shall require a generator customer to provide its own dedicated connection facilities and any equipment for monitoring and testing that is required by the transmitter to be installed on the customer side of the connection with the transmitter's transmission system.
- 6.3.4 Where a transmitter has to modify a transmitter-owned connection facility to meet a generator customer's needs, the transmitter shall require the generator customer to make a capital contribution to cover the cost of the modification, calculated in accordance with the economic evaluation methodology set out in section 6.5.
- 6.3.5 A transmitter shall not require any customer to make a capital contribution for the construction of or modifications to the transmitter's network facilities that may be required to accommodate a new or modified connection. If exceptional circumstances exist so as to reasonably require a customer to make a capital contribution for network construction or modifications, the transmitter or any other interested person may apply to the Board for direction. A transmitter:
- (a) shall notify the customer as soon as possible of the transmitter's intention to apply to the Board for direction under this section 6.3.5; and
 - (b) shall not, without the prior written consent of the customer, refuse to commence or diligently pursue construction of or modifications to its network facilities pending direction from the Board under this section 6.3.5 provided that the customer has provided a security deposit to the transmitter in accordance with section 6.3.10. Where the customer requests that the transmitter not commence with construction pending direction from the Board, the transmitter shall promptly return to the customer any outstanding security deposit related to the construction.
- 6.3.6 A transmitter shall develop and maintain plans to meet load growth and maintain the reliability and integrity of its transmission system. The transmitter shall not require a customer to make a capital contribution for a connection facility that was otherwise planned by the transmitter, except for advancement costs.
- 6.3.7 A transmitter shall provide connection facilities that have a capacity sufficient to meet the needs of the applicable customer, subject to facilities standards and good utility practice.
- 6.3.8 A transmitter shall not require a customer to make a capital contribution for capacity added to a connection facility in anticipation of future load growth not attributable to that customer.
- 6.3.9 Where a transmitter is, at the time at which it is constructing a connection facility for a customer, aware of another future customer that will need capacity within five years of the construction of the connection facility, the transmitter shall add that capacity to the connection facility at the time of construction, provided that it obtains a security deposit in a form referred to in section 6.3.11 from that future customer to cover the cost of that additional capacity. The amount of the capital contribution to be obtained from the current customer and the amount or value of the security deposit to be collected from the future customer shall be determined using the economic evaluation methodology set out in section 6.5, the load

forecasts of both customers and the methodology for attributing that capital contribution as described in section 6.3.14, 6.3.15 or 6.3.16. At the time of connection of the future customer's facilities, the transmitter shall where required redo the original economic evaluation using the same inputs except for any revised load forecast provided by the future customer. This will determine the amount of capital contribution to be collected from the future customer. Where the security deposit is in the form of cash, the transmitter shall return the security deposit to the future customer at the time of connection of its facilities to the connection facility, together with interest at the rate referred to in section 6.3.11, less the amount of the future customer's capital contribution. Where the security deposit is in a form other than cash, the transmitter shall return the security deposit to the future customer upon receipt of the customer's capital contribution.

- 6.3.10 Where a transmitter needs to construct new or modified network or connection facilities as a result of a connection application from a customer, the transmitter may require a reasonable security deposit in a form referred to in section 6.3.11 from the customer, taking into account the size of the new load or generator output, as the case may be. Where the security deposit is in the form of cash, the transmitter shall return the security deposit to the customer, together with interest at the rate referred to in section 6.3.11, less the amount of any capital contribution owed by the customer, once the customer's facilities are connected to the transmitter's transmission facilities. Where the security deposit is in a form other than cash, the transmitter shall return the security deposit to the customer once the customer's facilities are connected to the transmitter's transmission facilities and any capital contribution has been paid.
- 6.3.11 A transmitter shall establish a security deposit procedure in its connection procedures referred to in section 6.1.4. The security deposit procedure shall include the following:
- (a) provisions that allow a customer to provide the security deposit in the form of cash, letter of credit or surety bond, as may be selected by the customer, or such other form as the customer and the transmitter may agree;
 - (b) provisions stipulating that any interest to be paid by the transmitter upon returning a security deposit that is in the form of cash shall be paid at the following rates:
 - i. for the period between the date on which the security deposit was provided by the customer and the date on which the security deposit is required to be returned by the transmitter, at the average over the period of the prime lending rate set by the Bank of Canada less two percent; and
 - ii. for the period after the date on which the security deposit is required to be returned by the transmitter, at the prime lending rate set by the Bank of Canada plus two percent; and
 - (c) a description of the circumstances under which the transmitter may keep all or part of a security deposit. A transmitter shall be entitled to keep all or a part of a security deposit that has been given in relation to the construction or modification of connection or network facilities where the customer subsequently fails to connect its facilities to the transmitter's new or modified facilities. A transmitter shall not otherwise retain a security deposit given in relation to the construction or modification of network facilities unless the Board has first determined under section 6.3.5 that exceptional circumstances exist so as to reasonably require the customer to make a capital contribution for the construction or modification of network facilities.
- 6.3.12 For a single generator customer, a transmitter shall attribute to that generator customer the cost of any required modification to a transmitter-owned connection facility required to serve the rated peak output of the generation facilities.
- 6.3.13 For a single load customer, a transmitter shall attribute to that load customer the cost of any new transmitter-owned connection facility or any modification to such connection facility required to serve that part of the customer's new load that exceeds the total normal supply capacity of any connection facility already serving that customer, as reasonably projected by the load forecast provided by the load customer or by such modified load forecast as may be agreed by the load customer and the transmitter.
- 6.3.14 Where more than one generator customer triggers the need for a modification to a transmitter-owned connection facility, a transmitter shall attribute the cost of the modification to those generator customers:
- (a) in accordance with such methodology as may be agreed between the transmitter and all such generator customers; or
 - (b) failing such agreement, in proportion to the rated peak output of their respective generation facilities and, in the case of line connection facilities, taking into account the relative length of line used by each generator customer.
- 6.3.15 Where more than one load customer triggers the need for a new or modified transmitter-owned connection facility, a transmitter shall attribute the cost to those load customers:
- (a) in accordance with such methodology as may be agreed between the transmitter and all such load customers; or
 - (b) failing such agreement, in proportion to their respective noncoincident incremental peak load requirements, as reasonably projected by the load forecasts provided by each such load customer or by such modified load forecast as may be agreed by such load customer and the transmitter and, in the case of line connection facilities, taking into account the relative length of line used by each load customer.
- 6.3.16 For a new or modified transmitter-owned connection facility that will serve a mix of load customers and generator customers, a transmitter shall attribute the cost of the new connection facility or modification to the customers that cause the net incremental coincident peak flow on the connection facility that triggered the need for the new or modified connection facility. If and to the extent that the net incremental coincident peak flow is triggered by one or more load customers, the transmitter shall attribute the cost to each of those triggering load customers in the manner set out in section 6.3.15. If and to the extent that the net incremental coincident peak flow was triggered by one or more generator customers, the transmitter shall attribute the cost to each of those triggering generator customers in the manner set out in section 6.3.14.
- 6.3.17 Where a customer has made a capital contribution for the construction of a connection facility, and where that capital contribution includes the cost of capacity on the connection facility in excess of the customer's needs in order to comply with facilities standards or good utility practice, the transmitter shall provide a refund, calculated in accordance with section 6.2.25, to the customer if that available capacity is assigned to

another customer within five years of the date on which the connection facility comes into service. The transmitter shall require a financial contribution from the subsequent customer to cover the amount of that refund.

6.4 Customer Impact Assessments

6.4.1 A transmitter shall establish in its connection procedures referred to in section 6.1.4 a customer impact assessment procedure to be used to assess the impact of proposed new or modified connections on existing customers. The transmitter shall use best efforts to coordinate its customer impact assessment procedure with the Market Rules and the IESO's market procedures as they relate to connection assessments and approvals.

6.4.2 A CIA shall indicate existing available fault current levels and any change in those levels expected to be caused by a proposed new or modified connection, for each affected customer.

6.4.3 A transmitter shall carry out a CIA for any proposed new or modified connection where:

- (a) the connection is one for which the IESO's connection assessment and approval process requires a system impact assessment; or
- (b) the transmitter determines that the connection may have an impact on existing customers.

Where the transmitter decides not to carry out a CIA for any proposed new connection or modification that is not subject to the a system impact assessment, the transmitter shall notify existing customers in the vicinity, advising them of the proposed new connection or modification and of the transmitter's decision not to carry out a CIA on the basis that no customer impact is expected.

6.4.4 A transmitter shall use the results of a CIA to provide each customer affected by a proposed new or modified connection with a new available fault current level in order to allow each customer to take, at its own expense, action to upgrade its facilities as may be required to accommodate the new available fault current level up to the maximum allowable fault levels set out in Appendix 2.

6.4.5 A transmitter shall provide a copy of a CIA to each customer whose facilities are located in the study area used for conducting the CIA and to the Ontario Electrical Safety Authority. A transmitter shall also provide a copy of a CIA to the IESO where the proposed new or modified connection that is the subject of the CIA was the subject of a system impact assessment by the IESO.

6.5 Economic Evaluation of New and Modified Connections

Generator customers

6.5.1 Where a transmitter modifies a transmitter-owned connection facility to meet the needs of a generator customer, the transmitter shall require the generator customer to pay the fully allocated cost of the minimum design required to meet the customer's needs. The transmitter shall include the capital cost of equipment installed on transmitter-owned connection facilities by the transmitter for monitoring the performance of the generation facility and for verification testing of fault protection equipment associated with the generation facility. If the generator customer elects to have verification testing costs included in the economic evaluation rather than paying such costs on an "as incurred" basis over time, the transmitter shall also include the present value of the estimated cost of doing periodic verification testing of its monitoring and testing equipment and, if necessary, of similar equipment owned by the generator customer. The transmitter shall not include costs associated with incremental operation and maintenance.

Load customers

6.5.2 A transmitter shall establish in its connection procedures referred to in section 6.1.4 and implement an economic evaluation procedure that sets out how the transmitter will carry out an economic evaluation of a proposed new or modified connection of a load customer to determine what capital contribution is to be made by the load customer. The economic evaluation procedure shall:

- (a) include the methodology that will be used by the transmitter in determining the financial risk associated with a proposed connection of a load customer, which methodology shall meet the requirements of and be consistent with Appendix 4;
- (b) provide that the economic evaluation period will be 5 years for a high risk connection, 10 years for a medium-high risk connection, 15 years for a medium-low risk connection, and 25 years for a low risk connection;
- (c) be based on the discounted cash flow calculation set out in Appendix 5 using the forecast connection rate revenues from the connection facilities and the fully allocated capital cost, operating and maintenance cost and administrative cost of the minimum design required to meet the customer's needs. The costs shall include the transmitter's cost of transmitter-owned equipment for monitoring and testing installed on connection facilities on either side of the connection point, and the cost of carrying out verification testing on that equipment;
- (d) establish that the cost used in the economic evaluation is limited to the advancement costs where the transmitter had planned a new or modified connection facility and moves the planned date forward to accommodate a customer;
- (e) use a discount rate that is based on the transmitter's current deemed debt-to-equity ratio, debt and preference share costs and Board-approved rate of return on equity;
- (f) require that discounting reflect the true timing of expenditures so that up-front capital expenditures are treated as occurring at the beginning of the first year of operation, and future capital expenditures, annual connection rate revenues and average operation and maintenance costs will be treated as occurring at the mid-point of the year in which they occur;
- (g) take into account all relevant tax amounts, adjusted by any applicable capital cost allowance;
- (h) exclude network facility costs and network rate revenues;

- (i) exclude historic revenues and sunk costs;
- (j) establish that the relevant connection rate revenues shall be the revenue derived from that part of the load customer's new load that exceeds the total normal supply capacity of any connection facility already serving that customer and which will be served by a new or modified connection facility;
- (k) require that the customer provide its load shape in such form and detail as the transmitter may reasonably require; and
- (l) provide for separate economic evaluations for transformation connection facilities and line connection facilities.

The economic evaluation procedure may permit an initial calculation of a customer's capital contribution based on estimated costs, provided that where this occurs the transmitter must subsequently recalculate the customer's capital contribution in accordance with paragraph (c) based on actual costs as soon as these are known, and obtain from or credit the customer for any difference between the two calculations. Such recalculated capital contribution shall thereafter be used as the customer's capital contribution for all purposes under this Code.

Economic evaluation true-up calculations for load customers

- 6.5.3 For new or modified connection facilities, a transmitter shall carry out a true-up calculation, based on actual customer load, at the following true-up points:
- (a) for high risk connections, at the end of each year of operation, for five years;
 - (b) for medium-high risk and medium-low risk connections, at the end of each of the third, fifth and tenth year of operation; and
 - (c) for low risk connections, at the end of each of the fifth and tenth year of operation, and at the end of the fifteenth year of operation if actual load is 20 percent higher or lower than the initial load forecast at the end of the tenth year of operation.
- 6.5.4 Subject to sections 6.5.8, 6.5.9 and 6.5.10, for the true-up calculation, a transmitter shall use the same methodology used to carry out the initial economic evaluation, and the same inputs except for load, which will be based on the actual load up to the true-up point and an updated load forecast for the remainder of the economic evaluation period used.
- 6.5.5 Subject to sections 6.5.8, 6.5.9 and 6.5.10, before carrying out a true-up calculation for a load customer who did not make an initial capital contribution, a transmitter shall adjust the initial load forecast used in the initial economic evaluation to the point where the present value of connection rate revenues equals the present value of costs.
- 6.5.6 Where a true-up calculation shows that a load customer's actual load and updated load forecast is lower than the load in the initial load forecast, and does not generate the initial forecast connection rate revenues, a transmitter shall require the load customer to make a payment to make up the shortfall, adjusted appropriately to reflect the time value of money.
- 6.5.7 Where a true-up calculation shows that a load customer's actual load and updated load forecast is higher than the load in the initial load forecast, and generates more than the initial forecast connection rate revenues, the transmitter shall post the excess revenue as a credit to the customer in a notional account. The transmitter shall apply this credit against any shortfall in subsequent true-up calculations. The transmitter shall rebate to the load customer any credit balance that remains when the last true-up calculation is carried out, adjusted appropriately to reflect the time value of money. The rebate shall not exceed any capital contribution, adjusted to reflect the time value of money, previously paid by the load customer.
- 6.5.8 When carrying out a true-up calculation for a distributor, a transmitter:
- (a) shall add to the actual load the amount of any embedded generation (determined in accordance with section 11.1) that was installed during the true-up period; and
 - (b) shall not reduce the updated load forecast as a result of any embedded generation (determined in accordance with section 11.1) that was installed during the true-up period.
- 6.5.9 When carrying out a true-up calculation for a load customer other than a distributor, a transmitter:
- (a) shall add to the actual load the amount of any embedded generation (determined in accordance with section 11.1) of 1 MW or less per unit, or any embedded renewable generation of 2 MW or less per unit, that was installed during the true-up period; and
 - (b) shall not reduce the updated load forecast as a result of any embedded generation (determined in accordance with section 11.1) of 1MW or less per unit, or any embedded renewable generation of 2 MW or less per unit, that was installed during the true-up period.
- 6.5.10 When carrying out a true-up calculation for any load customer, a transmitter:
- (a) shall add to the actual load the amount of any reduction in the customer's load that the customer has demonstrated to the reasonable satisfaction of the transmitter (such as by means of an energy study or audit) has resulted from energy conservation, energy efficiency, load management or renewable energy activities that occurred during the true-up period; and
 - (b) shall not reduce the updated load forecast as a result of any reduction in the customer's load that the customer has demonstrated to the reasonable satisfaction of the transmitter (such as by means of an energy study or audit) has resulted from energy conservation, energy efficiency, load management or renewable energy activities that occurred during the true-up period.
- 6.5.11 Where a load customer voluntarily and permanently disconnects its facilities from a transmitter's facilities prior to the last true-up point referred to in section 6.5.3, the transmitter shall at the time of disconnection carry out a final true-up calculation in accordance with the rules set out in sections 6.5.4, 6.5.5, 6.5.8 and 6.5.9. Where the true-up calculation shows that the load customer's load to the date of disconnection has not

generated the initial forecast connection rate revenues, the transmitter shall require the load customer to make a payment to make up the shortfall, adjusted appropriately to reflect the time value of money. Where a true-up calculation shows that the load customer's load to the date of disconnection has generated more than the initial forecast connection rate revenues, the transmitter shall rebate to the load customer any excess, adjusted appropriately to reflect the time value of money. The rebate shall not exceed any capital contribution, adjusted to reflect the time value of money, previously paid by the load customer.

6.6 Contestability

6.6.1 Where a load customer requires new connection facilities, a transmitter shall allow the load customer to elect either to provide its own connection facilities or to require the transmitter to provide them. Where the load customer elects to require the transmitter to provide the connection facilities, the transmitter shall also allow the load customer to elect to have any associated contestable construction or design work (as identified in the transmitter's contestability procedure referred to in section 6.6.2) carried out by a party other than the transmitter.

6.6.2 A transmitter shall establish in its connection procedures referred to in section 6.1.4 and implement a contestability procedure. The contestability procedure shall establish:

- (a) what work can be done by the transmitter only, on its own existing facilities, including conceptual design (uncontestable work), and what other connection facility construction and design work may, at a load customer's option, be done by either the transmitter or the load customer (contestable work), provided that if the load customer intends or is required to transfer any connection facilities that it constructs to the transmitter, design work required to establish the transmitter's technical requirements and specifications in relation to a given connection project shall be uncontestable;
- (b) the obligation of the transmitter to provide, at no cost:
 - i. a description of the contestable work and uncontestable work;
 - ii. a description of the labour and materials for each of the contestable work and the uncontestable work;
 - iii. an initial estimate of the capital cost for each of the contestable work and the uncontestable work, broken down into labour (including design, engineering and construction), materials, equipment, direct overhead (including administration) and indirect overhead costs, together with an indication of the degree of accuracy of that estimate;
 - iv. the calculation used to determine any capital contribution to be paid by the load customer if the transmitter constructs the connection facilities, even if no capital contribution is required. This calculation must include all of the assumptions and inputs used to produce the economic evaluation as described in section 6.5, including the manner in which the customer's risk classification has been determined under Appendix 4; and
 - v. the information set out in Appendix 3, and the technical standards and specifications applicable to the contestable work, in sufficient detail to allow the load customer to design and construct connection facilities that will meet the requirements applicable to the transmitter's transmission system;

and to provide, at cost, any revisions to this information required either due to changes in the load customer's plans or to obtain additional design work in order to enhance the transmitter's initial capital cost estimate;
- (c) the right of a load customer to choose to carry out the contestable work or to require the transmitter to do it, provided that where the load customer chooses to carry out the contestable work, it must carry out all of the contestable work;
- (d) where a load customer elects to carry out contestable work, the obligation of the load customer to complete that contestable work in accordance with the transmitter's conceptual design and technical standards and specifications and to pay any Board-approved fees for inspection, testing and commissioning by the transmitter;
- (e) the right of a load customer to transfer any dedicated connection facilities it constructs to the transmitter and the obligation of a load customer to transfer non-dedicated connection facilities that it constructs to the transmitter;
- (f) where a load customer proposes or is obliged to transfer any connection facilities it constructs to the transmitter, the obligation of the transmitter to provide, upon request and at cost, engineering design in sufficient detail to allow the load customer to carry out the contestable work and meet the specific connection facility design and performance requirements of the transmitter;
- (g) the obligation of the transmitter to pay a transfer price that is the lower of the cost to the load customer or the transmitter's reasonable cost to do the same work, for any connection facility a load customer constructs and opts or is required to transfer to the transmitter; and
- (h) where the transmitter pays a transfer price for a connection facility constructed by a load customer, the obligation of the transmitter to make any adjustment required to reflect that transfer price in any capital contribution that is to be paid by the load customer.

The transmitter shall prepare all estimates required by this section 6.6.2 in accordance with good utility practice and industry standards.

6.6.3 A transmitter shall provide a copy of its contestability procedure to any load customer requiring new connection facilities.

6.7 Replacement, Relocation and Bypass of Existing Facilities

6.7.1 A transmitter shall notify each customer that will be affected by the transmitter's plans to retire a connection facility, at least five years in advance of the effective date of the retirement. The transmitter shall give each affected customer the option of:

- (a) providing its own replacement connection facility;
- (b) connecting its facilities to the connection facility of another person; or
- (c) requiring the transmitter to provide a replacement connection facility.

- 6.7.2 Where a transmitter's connection facility is retired, the transmitter shall not recover a capital contribution from a customer to replace that connection facility.
- 6.7.3 Where a customer requests the relocation of a transmitter's connection or network facility, the transmitter shall recover from that customer the cost of relocating that connection or network facility.
- 6.7.4 Where a transmitter's connection or network facility is relocated in the absence of a customer request, the transmitter shall bear the cost of relocating that connection or network facility.
- 6.7.5 When a load customer provides its own connection facility to serve new load or transfers new load to the connection facility of another person, the transmitter shall not require bypass compensation from that customer.
- 6.7.6 Subject to sections 6.7.2, 6.7.7 and 6.7.8, for all or a portion of existing load a load customer may bypass a transmitter-owned connection facility with its own connection facility or the connection facility of another person, provided that the load customer compensates the transmitter.
- 6.7.7 For the purposes of sections 6.7.6 and 11.2.1, but subject to section 6.7.8, the transmitter shall calculate bypass compensation by first multiplying the net book value of the bypassed connection facility, including a salvage credit and reasonable removal and environmental remediation costs, if applicable, by the bypassed capacity on the relevant connection facility. The transmitter shall then divide the resulting figure by the total normal supply capacity of the bypassed connection facility. For purposes of this calculation:
- (a) the bypassed capacity on the relevant connection facility shall be equal to the difference between the customer's existing load on that connection facility at the time of bypass and the customer's average monthly peak load in the three-month period following the date on which bypass occurred; and
 - (b) the normal supply capacity of the bypassed connection facility shall be determined by the transmitter in accordance with the Board-approved procedure referred to in section 6.2.7.
- 6.7.8 Where an economic evaluation, including an economic evaluation referred to in section 6.2.24, 6.3.9 or 6.3.17, was conducted by a transmitter for a load customer in relation to a connection facility on the basis of a load forecast, a transmitter shall not, during the economic evaluation period to which the economic evaluation relates, require bypass compensation from a customer under section 6.7.6 in relation to any load that represents that customer's contracted capacity.
- 6.7.9 A transmitter should avoid overloading a connection facility above its total normal supply capacity. Where a connection facility has been overloaded, and a customer transfers the overload to its own connection facility or to the connection facility of another person, the transmitter shall not require bypass compensation from that customer.
- 6.7.10 A transmitter shall promptly notify the Board upon becoming aware that a load customer that is a distributor intends to bypass a transmitter-owned connection facility with its own connection facility or the connection facility of another person.
- 6.7.11 Where a transmitter becomes aware that a load customer intends to bypass a transmitter-owned connection facility with its own connection facility or the connection facility of another person, the transmitter shall promptly notify all other load customers served by the connection facility that is intended to be bypassed.

6.8 Obligations Between Neighbouring Ontario Transmitters

- 6.8.1 A transmitter shall enter into an agreement with each neighbouring Ontario transmitter. The agreement shall describe the facilities connecting the two transmission systems and shall set out the respective obligations of the parties in relation to:
- (a) transmission system expansion and associated cost responsibilities;
 - (b) operational requirements and authorities;
 - (c) protections;
 - (d) emergency preparedness and emergency operations;
 - (e) outage co-ordination;
 - (f) forced outages;
 - (j) new or modified transmission facilities;
 - (h) the information to be exchanged between the parties;
 - (i) the protection of confidential information; and
 - (j) a dispute resolution process that provides for the fair, timely and effective resolution of disputes and that sets out specific timelines for completion of the dispute resolution process.

6.8.2 An agreement referred to in section 6.8.1 shall contain such other provisions as may be required to enable a transmitter to comply with its obligations under this Code relative to neighbouring Ontario transmitters and to the reliability and integrity of its transmission system.

6.8.3 Where a transmitter had an executed agreement with a neighbouring Ontario transmitter on the Code revision date, the parties shall amend that agreement as may be required to ensure that it complies with the requirements of sections 6.8.1 and 6.8.2. Such amendment shall be made as soon as any other amendment to the agreement is being made by the parties and in any event no later than the date that is five years from the Code revision date.

6.9 Record Keeping and Reporting Requirements

6.9.1 A transmitter shall maintain complete and accurate records of all economic evaluations required to be carried out under this Code, including the economic evaluations referred to in sections 6.2.24, 6.3.9 and 6.3.17. Each record must show the details of the economic evaluation, including the determination of the risk classification and the resulting economic evaluation period, the load forecast, the project capital costs, the ongoing operation and maintenance costs, and the project after tax incremental cost of capital, and must include the justification for all of the study parameters.

6.9.2 A transmitter shall file the records referred to in section 6.9.1 with the Board on request.

6.10 RECONNECTION

6.10.1 A transmitter shall investigate and determine the cause of any reported shutdown of a customer's facilities, regardless of the reason for that shutdown, using available evidence including input from the customer's staff. The transmitter shall upon request provide the customer with the results of its investigation.

6.10.2 Once a transmitter is satisfied that reconnection of a customer's facilities will not cause any adverse effects on the transmitter's transmission system, it shall as soon as practicable advise the customer when reconnection can take place. Reconnection to the transmitter's transmission facilities shall not take place until authorized by the transmitter.

6.10.3 A transmitter shall establish a reconnection procedure in its connection procedures referred to in section 6.1.4 setting out the steps to be taken by the transmitter when a customer whose facilities have been disconnected asks to be reconnected. The procedure shall also provide for notice to be given to the customer, setting out all steps to be taken by the customer and the transmitter, any system studies that will be carried out by the transmitter, any cost to be borne by the customer, and the duration of the reconnection process.

6.10.4 A transmitter shall not carry out a system study in relation to a proposed reconnection unless it can demonstrate that the system study is necessary to ensure system integrity or is required by the IESO.

7. COMPLIANCE, INSPECTION, TESTING AND MONITORING

7.1 Requirements

7.1.1 A transmitter shall inspect, test and monitor its transmission facilities to ensure continued compliance with all applicable standards and instruments referred to in section 5.1.2.

7.1.2 A transmitter shall maintain complete and accurate records of the results of all performance inspecting, testing and monitoring that it conducts in fulfillment of its obligations under this Code. The transmitter shall keep these records for a minimum of seven years or for such shorter time as the Board may permit, and shall make them available to the Board on request.

8. GENERAL TECHNICAL REQUIREMENTS

8.1 Guidelines of Reliability Organizations

8.1.1 A transmitter shall ensure compliance with the standards of all applicable reliability organizations.

8.1.2 A transmitter shall provide to a customer, upon request, the name and address of a contact person for each applicable reliability organization.

8.2 Protection and Control

8.2.1 A transmitter shall install and maintain protection systems that are capable of minimizing the severity and extent of disturbances to the transmission system while themselves experiencing a first-order single contingency such as the failure of a relay protection system to operate or the failure of a breaker to trip. In particular:

- (a) the facilities designated by the transmitter or the IESO as essential to system reliability and security shall be protected by two protection systems. Each system shall be independently capable of detecting and isolating all faults on those facilities. Those facilities shall also have breaker failure protection, but breaker failure protection need not be duplicated. Both protection systems shall initiate breaker failure protection;
- (b) to reduce the risk of both protection systems being disabled simultaneously by a single contingency, the two protection systems shall not use common components;
- (c) the use of two identical protection systems should be avoided to reduce the risk of simultaneous failure of both systems due to design deficiencies or facilities problems;
- (d) the protection systems shall be designed to isolate only the faulted facilities. For faults outside the protected zone, each protection system shall be designed either not to operate or to operate selectively in coordination with other protection systems;

- (e) protection settings at tapped transformer stations owned by the transmitter, for protection of system elements affected by conditions on the transmission system, shall be coordinated with other system elements of the transmission system;
 - (f) protection systems shall not operate to trip for stable power swings following contingencies that are judged by protection system designers as not harmful to the transmission system or its customers;
 - (g) the components and software used in all protection systems shall be of proven quality for effective utility application and follow good utility practice;
 - (h) critical features associated with the operability of protection systems and the high voltage interrupting device (HVI) shall be annunciated or monitored;
 - (i) the design of protection systems shall facilitate periodic testing and maintenance. Test facilities and procedures shall not compromise the independence of the redundant protection systems. Test switches shall be used to eliminate the need to disconnect wires during testing;
 - (j) the two protection systems shall be supplied from separate secondary windings on one voltage transformer or potential device and from separate current transformer secondary windings (using two current transformers - one current transformer for each protection system); and
 - (k) protection system circuitry and physical arrangements shall be designed to minimize the possibility of incorrect operations from personnel error.
- 8.2.2 A transmitter shall follow the specific protection and control practices and facilities requirements which are set out in Schedule G of the applicable version of the connection agreement set out in Appendix 1.
- 8.2.3 A transmitter should apply protection systems using the typical tripping matrix for transmission system protection shown in Exhibit E.2, Schedule E of the applicable version of the connection agreement set out in Appendix 1.

8.3 Insulation Coordination

- 8.3.1 A transmitter shall ensure that its facilities are protected against lightning and switching surges. This shall include station shielding against direct lightning strokes, surge protection on all wound devices, and cable/overhead interfaces.
- 8.3.2 A tap connected to a shielded transmission circuit shall also be shielded.

8.4 Grounding

- 8.4.1 A transmitter shall ensure that grounding installations are capable of carrying the maximum foreseeable fault current, for the duration of such fault currents, without risking safety to personnel that may be present on site when a fault, damage to facilities, or interference with the operation of the transmission system occurs.
- 8.4.2 A transmitter shall ensure that each of its tapped transformer stations and network transformation and switching stations has a ground grid to which all metallic structures, metallic equipment and non-energized metallic equipment are solidly connected. The size, type and requirements for the ground grid are site-specific, depending on such factors as soil conditions, station size, and short-circuit level.

9. TECHNICAL REQUIREMENTS FOR TAPPED TRANSFORMER STATIONS SUPPLYING LOAD

9.1 Supply Considerations

- 9.1.1 A transmitter shall ensure that tapped transformer stations, excluding those that are deemed compliant under section 4.6 of this Code, have adequate on-load tap-changer or other voltage regulating facilities to operate continuously within normal variations on the transmission system as set out in the Market Rules and to operate in emergencies with a further transmission system voltage variation of \pm six percent.
- 9.1.2 The neutrals of the power transformer primary windings at transmission system tapped stations are normally not grounded.

9.2 Protection Requirements

- 9.2.1 The typical technical requirements for a transmitter's tapped transformer stations protection are set out in Exhibit E.1, Schedule E of the applicable version of the connection agreement set out in Appendix 1, and Exhibits F.1 and F.2, Schedule F of version A of the connection agreement set out in Appendix 1.
- 9.2.2 Line protections are required when transformers connected to separate supply circuits are operated in parallel on the low-voltage side, or if a large synchronous infeed exists at the low-voltage bus.
- 9.2.3 Directional current sensing relays may be required to detect infeed into faults within the transmission system and to isolate a tapped transformer station's contribution to the fault. Distance or impedance (21) relays as specified in Exhibit F.2, Schedule F of version A of the connection agreement set out in Appendix 1, may serve this need.
- 9.2.4 If the tapped transformer is connected ungrounded wye or delta on the primary, then ground under-voltage (64-27) and ground over-voltage (64-59) protections as shown in Exhibit F.2, Schedule F of version A of the connection agreement set out in Appendix 1 are required to detect ground faults.

- 9.2.5 Where the tapped transformer is connected wye-grounded on the primary (Yg/D or Yg/Yg), a ground over-current relay (64) as indicated in Exhibit F.2, Schedule F of version A of the connection agreement set out in Appendix I, connected in the transformer neutral, may be used for detection.
- 9.2.6 Where remote/transfer trip circuits are used for tapped transformer faults to trip the transmitter's line breakers at the terminal stations, the tapped transformer shall be equipped with a motor-operated transformer disconnect switch at that station to provide a point of separation from the transmission system. Energization of remote/transfer trip and opening of the disconnect switch (89) shall be initiated simultaneously from the protection circuits. Full opening of the disconnect switch shall block sending of remote trip.

10. PROTECTION SYSTEM REQUIREMENTS

10.1 Telecommunications

- 10.1.1 A transmitter shall ensure that telecommunication facilities used for protection purposes have a level of reliability consistent with the required performance of the protection system.
- 10.1.2 A transmitter shall specify to all customers telecommunication channel media and protective systems.
- 10.1.3 A transmitter shall ensure that telecommunication circuits used for the protection and control of the transmission system are dedicated to that purpose.
- 10.1.4 Where each of the dual protections protecting the same system element requires communication channels, a transmitter shall ensure that the equipment and channel for each protection is separated physically and designed to minimize the risk that both protections might be disabled simultaneously by a single contingency.
- 10.1.5 A transmitter shall ensure that telecommunication systems are:
- (a) designed to prevent unwanted operations such as those caused by equipment or personnel,
 - (b) powered by the station's batteries or other sources independent from the power system, and
 - (c) monitored in order to assess equipment and channel readiness.
- 10.1.6 Major disturbances caused by telecommunication failures shall have annual frequency of less than 0.002 per year from the dependability aspect and less than 0.002 per year from the security aspect.
- 10.1.7 A transmitter shall ensure that telecommunication protection for a single transmission system circuit shall be unavailable for no more than 42 minutes per year, and for two circuits, no more than four minutes per year.
- 10.1.8 A transmitter shall ensure that the telecommunication false-trip rate used as part of a protection system for a single transmission system circuit is no more than 0.1 false trips per year, and for two circuits, no more than 0.001 false trips per year.
- 10.1.9 A transmitter shall ensure that total transmission system circuit trips coincident with telecommunications failure are no more than 0.001 per year.

10.2 Test Schedule for Relaying Communication Channels

- 10.2.1 A transmitter shall test communication channels associated with protective relaying at periodic intervals to verify that the channels are operational and that their characteristics are within specific tolerances. Testing should include signal adequacy tests and channel performance tests.
- 10.2.2 Signal adequacy testing for unmonitored channels shall be done at one month intervals. Signal adequacy testing for monitored channels shall be done at twelve month intervals.
- 10.2.3 Channel performance testing on leased communication circuits shall be conducted at 24 month intervals, while intervals for testing power line carrier equipment shall be equipment-specific.

10.3 Verification and Maintenance Practices

- 10.3.1 A transmitter shall use the maximum verification intervals established by reliability organizations and in accordance with applicable reliability standards: (a) four years for most 115kV elements, most transformer stations, and certain 230kV elements; (b) two years for all other high-voltage elements. All newly commissioned protection systems shall be verified within six months of the initial in-service date of the system.
- 10.3.2 Routine verification shall ensure with reasonable certainty that the protection systems respond correctly to fault conditions.
- 10.3.3 A transmitter shall use an electrically initiated simulated-fault clearing check to verify new protection systems, after any wiring or component changes are made to an existing protection system, and for the routine verification of a protection system.

10.4 Functional Tests and Periodic Verification

- 10.4.1 For direct current circuitry checks, a transmitter shall thoroughly check the logic of the auxiliary circuitry with the direct current applied and the initiating devices suitably energized to initiate the process. When primary relays are the initiating device, the initiation shall be achieved by secondary injection of appropriate electrical quantities to the measuring elements. In cases where the sequence of operation is critical, monitoring by a portable sequence-of-events recorder may be required for proper analysis. Operation or tripping of any interrupting or isolating device shall always be verified, as well as annunciation and target operation.

10.4.2 A transmitter shall ensure that “on potential” checks shall follow all necessary preliminary procedures. The main equipment shall be energized but not placed on load. At its tapped transformer stations, the transmitter shall check all readings of potentials, including determination of correct phasing/phase rotation. The test must also demonstrate that all equipment performs as expected when energized and is in a condition to have primary load applied.

10.4.3 At its tapped transformer stations, a transmitter shall make “On-Load” checks following the application of appropriate load, voltage, current, phase angle or crossed wattmeter readings at the appropriate instrument transformer outputs or protection input points, to ensure that all quantities are appearing as required with respect to magnitude, phase relation, etc. These checks are to determine that relays are properly connected and that the watt and var checks of all indicating and referenced equipment are correct. At times it may be necessary to repeat some or all tests, e.g. relay performance, using load currents.

10.5 Failure Protection for High-Voltage Interrupting Devices

10.5.1 A transmitter shall ensure that protection is provided to trip local and remote breakers if a high voltage interrupting device (HVID) fails to clear a fault properly. The requirements for HVID failure protection vary depending on the maximum permissible fault duration and the location of the connection on the transmission system. Some portions of the transmission system are designed and operated to more stringent requirements to avoid adversely affecting neighbouring transmission systems.

10.5.2 If the IESO or the transmitter so determines, the HVID failure protection shall be achieved by using remote or transfer trip circuits and opening of the motor operated disconnect switch.

10.5.3 In portions of the transmission system having less stringent requirements, the HVID failure protection may be achieved by the opening of the motor-operated disconnect switch. If the disconnect switch experiences a flashover, the line protection at the transmitter’s transmission stations shall operate to isolate the fault.

10.5.4 A transmitter shall not use automatic ground switches for any transmitter-owned new installations for triggering line protection operation following the failure of a HVID.

10.5.5 When circuit switchers are used, the interrupter and disconnect switch shall operate independently. Protection systems that trip the interrupter shall simultaneously initiate opening of the disconnect switch.

10.5.6 The direct current voltage supplied to the interrupter and disconnect switch shall be fed from separately fused and monitored direct current supplies: that is, by two direct current cables to the control cabinet.

10.6 Instrument Transformers

10.6.1 A transmitter shall ensure that current transformer output remains within acceptable limits for all anticipated fault currents and for all anticipated burdens connected to the current transformer.

10.6.2 A transmitter shall ensure that current transformers are connected so that adjacent relay protection zones overlap.

10.6.3 A transmitter shall ensure that voltage transformers and potential devices have adequate volt-ampere capacity to supply the connected burden while maintaining their accuracy over the specified primary voltage range.

10.6.4 For each independent protection system, a transmitter shall ensure that separate current and voltage transformer or potential device secondary windings are used, except on low-voltage devices.

10.6.5 A transmitter shall ensure that interconnected current transformer secondary wiring and voltage transformer secondaries are each grounded only at a single point.

10.7 Battery Banks and Direct Current Supply

10.7.1 The customer shall ensure that if either the battery charger fails or the AC supply source fails, the station battery bank shall have enough capacity to allow the station to operate for at least eight hours for a single battery system or at least six hours for each of the batteries in a two battery system.

10.7.2 Critical DC supplies shall be monitored and annunciated such as relay protection circuits and high voltage interrupters (HVIs).

10.7.3 For all generating facilities connected to the transmission system, two separately protected (fuse/breaker) and monitored DC station battery systems are required.

10.7.4 For tap transformer stations, one protected (fuse/breaker) monitored DC station battery system is required unless two systems are specified by the Transmitter.

10.7.5 Where two battery systems are required, there shall be a battery transfer scheme.

10.7.6 Where the use of a single battery system is allowed, the following conditions shall be met:

- (a) it can be tested and maintained without removing it from service;
- (b) each protection system shall be supplied from physically separated and separately fused direct current circuits; and
- (c) no single contingency other than failure of the battery bank itself shall prevent successful tripping for a fault.

11. EMBEDDED GENERATION AND BYPASS COMPENSATION

11.1 Embedded Generation

- 11.1.1 A transmitter shall, for all purposes, treat any generation facility that came into service on or before June 8, 2004 as embedded generation in relation to a load, provided that the generation facility was always connected on the customer side of the connection point. This requirement applies regardless of ownership of the generation facility, the voltage at which the generation facility is connected, the location of the generation facility, the size or number of units of generation capacity, or any relationship between the owner of the generation facility and the customer or the load.
- 11.1.2 A transmitter shall, for all purposes, treat any new generation facility that comes into service after June 8, 2004 as embedded generation in relation to a load, provided that the generation facility is connected on the customer side of the connection point at the time the generation facility comes into service. This requirement applies regardless of ownership of the generation facility, the voltage at which the generation facility is connected, the location of the generation facility, the size or number of units of generation capacity, or any relationship between the owner of the generation facility and the customer or the load.
- 11.1.3 If at any time after a generation facility comes into service it is reconfigured so as to become connected on the customer side of the point where a load facility is connected to a transmitter's transmission facilities, the transmitter shall not for any purpose treat that generation facility as embedded generation in relation to that load.
- 11.1.4 If at any time after a generation facility that is connected to a transmitter's transmission system comes into service a load customer disconnects its facilities from the transmitter's transmission facilities and subsequently connects its facilities, or a load facility becomes connected:
- (a) directly to the generation facility; or
 - (b) to the facilities of any person such that both the load facility and the generation facility are connected to the transmitter's transmission facilities on that person's side of the connection point,
- the transmitter shall not for any purpose treat that generation facility as embedded generation in relation to that load facility.
- 11.1.5 The reference to "for all purposes" and "for any purpose" in sections 11.1.1 to 11.1.4 includes the purpose of determining whether bypass compensation is required to be paid by the load customer and the purpose of determining the manner in which network charges will be applied.

11.2 Bypass Compensation

- 11.2.1 A transmitter shall require bypass compensation from a customer if:
- (a) the customer disconnects its facility from the transmitter's connection facilities and subsequently connects that facility to a generation facility or to the facilities of any person such that both the load facility and a generation facility are connected to the transmitter's transmission facilities on that person's side of the connection point; and
 - (b) the transmitter will no longer receive line connection or transformation connection rate revenues in relation to that facility.
- The transmitter shall calculate bypass compensation using the methodology set out in section 6.7.7.
- 11.2.2 Where a transmitter becomes aware that a customer intends to bypass a transmitter-owned connection facility in the manner described in section 11.2.1, the transmitter shall promptly notify all other load customers served by the connection facility that is intended to be bypassed.
- 11.2.3 A transmitter shall not require bypass compensation from a customer for any reduction in a customer's load served by the transmitter's connection facilities that the customer has demonstrated to the reasonable satisfaction of the transmitter (such as by means of an energy study or audit) has resulted from embedded renewable generation (determined in accordance with section 11.1), energy conservation, energy efficiency or load management activities, except in accordance with the transmitter's Rate Order.

12. DISPUTE RESOLUTION**12.1 Obligation to Include in Procedures**

- 12.1.1 Subject to section 12.1.4, a transmitter shall establish a dispute resolution procedure in its connection procedures referred to in section 6.1.4 and shall implement it in the event of a dispute with a customer regarding the transmitter's obligations under the Act, the Electricity Act, its license, this Code or any of the transmitter's connection procedures.
- 12.1.2 The dispute resolution procedure referred to in section 12.1.1 shall include provisions that:
- (a) provide for the fair, timely and effective resolution of disputes;
 - (b) set out specific timelines for completion of the dispute resolution process; and
 - (c) establish the right of the transmitter or the customer to bring a dispute to the Board for resolution, if it has not been resolved by the parties within 30 days.
- 12.1.3 If a dispute arises while a transmitter is constructing new or modified connection facilities for a customer, the transmitter shall not cease work or slow the pace of work without leave of the Board.
- 12.1.4 The dispute resolution procedure referred to in section 12.1.1 shall not apply to disputes that arise between a transmitter and a customer:
- (a) that are governed by the dispute resolution process contained in their connection agreement; or

- (b) that relate to the terms and conditions of a contractual arrangement that is under negotiation between the transmitter and the customer, except where one party alleges that the other party is:
- i. seeking to impose a term or condition that is inconsistent with or contrary to the Act, the Electricity Act, a party's licence, this Code or any of the transmitter's connection procedures; or
 - ii. refusing to include a term or condition that is required to give effect to this Code or any of the transmitter's connection procedures.

13. COMING INTO FORCE

- 13.0.1 This Code shall be in effect as of the date on which it is published in the *Ontario Gazette*, and as of that date replaces the Transmission System Code issued by the Board on July 14, 2000.

Ontario Energy Board

APPENDIX 1 VERSION B - FORM OF CONNECTION AGREEMENT FOR GENERATOR CUSTOMERS

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APPENDIX I VERSION B - FORM OF CONNECTION AGREEMENT FOR GENERATOR CUSTOMERS

This Connection Agreement is made this ____ day of ____, _____,

BETWEEN

_____, a [insert form of business organization] duly [incorporated/formed/registered] under the laws of [insert jurisdiction] (the "Transmitter")

AND

_____, a [insert form of business organization] duly [incorporated/formed/registered] under the laws of [insert jurisdiction] (the "Customer")

(each a "Party" and collectively the "Parties")

RECITALS

WHEREAS the Customer has connected or wishes to connect its facilities to the Transmitter's transmission system.

AND WHEREAS the Transmitter has connected or has agreed to connect the Customer's facilities to its transmission system.

AND WHEREAS in accordance with its licence and the Market Rules the Transmitter has agreed to offer, and the Customer has agreed to accept, transmission service in relation to the Customer's facilities.

NOW THEREFORE in consideration of the foregoing, and of the mutual covenants, agreements, terms and conditions herein contained, the Parties, intending to be legally bound, hereby agree as follows:

PART ONE **GENERAL**

1. DEFINITIONS

1.1 In this Agreement, unless the context otherwise requires:

1.1.1 "Agreement" means this connection agreement and all of the Schedules;

1.1.2 "Code" means the Transmission System Code issued by the Board and in effect at the relevant time;

1.1.3 "Confidential Information" in respect of a Party means (a) information disclosed by that Party to the other Party under this Agreement that is in its nature confidential, proprietary or commercially sensitive and (b) information derived from the information referred to in (a), but excludes information described in section 21.1;

1.1.4 "Controlling Authority" in respect of a Party means the person appointed by that Party as responsible for performing, directing or authorizing changes in the condition or physical position of electrical apparatus or devices;

1.1.5 "Cure Period" means the period of time given to a Defaulting Party for the purposes of remedying an Event of Default, determined in accordance with section 19.2.1;

1.1.6 "Default Notice" has the meaning given to it in section 19.1.1;

1.1.7 "Defaulting Party" means a Party in relation to whom an Event of Default has occurred or is occurring;

1.1.8 "End of Cure Period Notice" has the meaning given to it in section 19.2.3;

1.1.9 "Event of Default" means a Financial Default or a Non-financial Default;

1.1.10 "Export Transmission Service" has the meaning given to it in the Transmitter's Rate Order;

1.1.11 "Financial Default" in respect of a Party means a failure by that Party to pay an amount to the other Party when due under this Agreement, including failure to pay compensation or indemnification for loss or damage agreed to by the Parties or for amounts determined to be owed to a Party as a result of the settlement or resolution of a dispute arising under this Agreement;

1.1.12 "Force Majeure Event" in respect of a Party means any event or circumstance, or combination of events or circumstances: (a) that is beyond the reasonable control of that Party; (b) that adversely affects the performance by the Party of its obligations under this Agreement; and (c) the adverse effects of which could not have been foreseen and prevented, overcome, remedied or mitigated in whole or in part by the Party through the exercise of due diligence and reasonable care, provided however that the lack, insufficiency or non-availability of funds shall not constitute a Force Majeure Event;

1.1.13 "Insolvency/Dissolution Event" in respect of a Party, means any of the following:

- (a) in the case of a voluntary insolvency/dissolution, if the Party shall (i) apply for or consent to the appointment of a receiver, receiver/manager, interim receiver, trustee, administrator, or liquidator (or person having a similar or analogous function under the laws of any jurisdiction) of itself or of all or a substantial part of its assets; (ii) be unable, or state or admit in writing its inability or failure, to pay its debts generally as they become due; (iii) make a general assignment for the benefit of its creditors, or make or threaten to make a sale in bulk of all or a substantial part of its assets; (iv) commit an act of bankruptcy under the *Bankruptcy and Insolvency Act* (Canada) or under any existing or future law relating to bankruptcy and insolvency; (v) commence any proceeding or other action under any existing or future law relating to bankruptcy, insolvency, reorganization, or relief of debtors seeking to have an order for relief entered with respect to it, or seeking to adjudicate it bankrupt or insolvent, or seeking reorganization, arrangement, adjustment, moratorium, winding up, liquidation, dissolution, composition, compromise or other relief with respect to it or its debts or an arrangement with creditors, or file an answer admitting the material allegations filed against it in any bankruptcy, insolvency, or reorganization proceeding; or (vi) take any corporate action for the purpose of effecting any of (i) to (v);

- (b) in the case of an involuntary insolvency/dissolution, if any proceeding or other action shall be instituted in any court of competent jurisdiction seeking in respect of the Party or of all or a substantial part of its assets (i) an adjudication in bankruptcy or for reorganization, dissolution, winding up or liquidation; (ii) a composition, compromise, arrangement or moratorium with its creditors, or other relief with respect to it or its debts; (iii) the appointment of a trustee, receiver, receiver/manager, interim receiver, administrator or liquidator (or person having a similar or analogous function under the laws of any jurisdiction); or (iv) any other similar relief under any existing or future law relating to bankruptcy, insolvency, reorganization or relief of debtors;
 - (c) an application is made for the winding up or dissolution or a resolution is passed or any steps are taken to pass a resolution for the winding up or dissolution of the Party, except as part of a bona fide corporate reorganization; or
 - (d) the Party is wound up or dissolved, except as part of a bona fide corporate reorganization, unless the notice of winding up or dissolution is discharged;
- 1.1.14. "Lender" in respect of a Customer means a bank or other entity whose principal business is that of a financial institution and that is financing or refinancing the Customer's facilities;
- 1.1.15. "Non-defaulting Party" means a Party that is not experiencing an Event of Default;
- 1.1.16. "Non-financial Default" in respect of a Party means any of the following:
- (a) any breach of this Agreement by that Party, other than a breach that constitutes a Financial Default;
 - (b) the licence (if any) of the Party is suspended, withdrawn or revoked or expires without being replaced; or
 - (c) an Insolvency/Dissolution Event occurs in relation to the Party;
- 1.1.17. "Party Losses" means any claims, losses, costs, liabilities, obligations, actions, judgments, suits, expenses, disbursements or damages of a Party, including where occasioned by a judgment resulting from an action instituted by a third party;
- 1.1.18. "Rate Schedule" means the rates in effect from time to time and the terms and conditions relating to those rates that are approved by the Board in the Transmitter's Rate Order, including rates for connection service;
- 1.1.19. "Schedule" means a schedule listed in section 4.2.1 and any additional schedules created by the Parties under section 4.3.1;
- 1.1.20. "Supporting Guarantee" means operating instructions, such as instructions to open or close a switch or to lock devices in the open position, given to protect the safety of staff and the public while work is being performed by a Party; and
- 1.1.21. "Work Protection" means a state or condition whereby an isolated or isolated and de-energized condition has been established for work on facilities and will continue to exist, except for authorized tests, until the work relating thereto has been completed.
- 1.2. In this Agreement, unless the context otherwise requires, each of the following words and phrases shall have the meaning given to it in the Code (whether or not capitalized in the Code or in this Agreement): "Board"; "business day"; "Code revision date"; "connect"; "connection facilities"; "connection point"; "connection service"; "contracted capacity"; "circuit breaker"; "emergency"; "facilities"; "fault"; "forced outage"; "good utility practice"; "isolate"; "isolating device"; "licence"; "maintenance"; "outage"; "planned outage"; "promptly"; "protection system"; "protective relay"; "Rate Order"; "reliability"; "reliability organization"; "reliability standards"; "single contingency"; "site"; "transmission facilities"; "transmission service"; "transmission system" and "work".

2. INTERPRETATION

- 2.1. Words and phrases contained in this Agreement (whether or not capitalized) that are not defined herein shall have the meanings given to them in the *Electricity Act, 1998*, S.O. 1998, c. 15, Schedule A, the *Ontario Energy Board Act, 1998*, S.O. 1998, c. 15, Schedule B, or in any regulations made under either of those Acts, as the case may be.
- 2.2. Headings are for convenience only and shall not affect the interpretation of this Agreement.
- 2.3. In this Agreement, unless the context otherwise requires:
- (a) words importing the singular include the plural and vice versa;
 - (b) words importing a gender include any gender;
 - (c) words importing a person include: (a) an individual, (b) a company, sole proprietorship, partnership, trust, joint venture, association, corporation or other private or public body corporate; and (c) any government, government agency or body, regulatory agency or body or other body politic or collegiate;
 - (d) a reference to a person includes that person's successors and permitted assigns;
 - (e) a reference to a Party includes any person acting on behalf of that Party;
 - (f) a reference to the Customer's facilities is limited to such facilities as are relevant to the Customer's connection to the Transmitter's transmission system under this Agreement;

- (g) a reference to a body, whether statutory or not, that ceases to exist or whose functions are transferred to another body is a reference to the body that replaces it or that substantially succeeds to its powers or functions;
- (h) a reference to a document (including a statutory instrument) or a provision of a document includes any amendment or supplement to, or any replacement of, that document or that provision;
- (i) the expression "including" means including without limitation, and the expressions "include", "includes" and "included" shall be interpreted accordingly; and
- (j) where a word or phrase is defined in this Agreement, including by virtue of the application of section 1.2, or in any document referred to in section 2.1, other parts of speech and grammatical forms of the word or phrase have a corresponding meaning.

2.4. Except when an emergency is anticipated or is occurring, if the time for doing any act or omitting to do any act under this Agreement expires on a day that is not a business day, the act may be done or may be omitted to be done on the next day that is a business day.

3. INCORPORATION OF TRANSMISSION SYSTEM CODE

3.1. The Code is hereby incorporated in its entirety by reference into, and forms an integral part of, this Agreement. Unless the context otherwise requires, all references in this Agreement to "this Agreement" shall be deemed to include a reference to the Code.

3.2. Without limiting the generality of section 3.1:

- (a) the Transmitter hereby agrees to be bound by, and at all times to comply with, the Code; and
- (b) the Customer acknowledges and agrees that the Transmitter is bound at all times to comply with the Code in addition to complying with the provisions of this Agreement.

4. SCHEDULES

4.1. Incorporation of Schedules

4.1.1. The Schedules form a part of, and are hereby incorporated by reference into, this Agreement.

4.2. Schedules

4.2.1. The following are the Schedules to this Agreement:

Schedule A - Single Line Diagram, Description of the Customer's Connection Point(s) and Details of Specific Operations
 Schedule B - Transmission Services and Associated Charges
 Attachment B1
 Schedule C - Cure Periods for Defaults
 Schedule D - Fault Levels and Modifications Requiring Transmitter Approval
 Attachment D1
 Schedule E - General Technical Requirements
 Schedule F - Additional Technical Requirements
 Schedule G - Protection System Requirements
 Schedule H - Facilities Deemed Compliant and Obligation to Comply
 Schedule I - Exchange of Information
 Schedule J - Contacts for Purposes of Notice
 Schedule K - Special Provisions

4.3. Additional Schedules

4.3.1. The Parties may by mutual agreement append such additional Schedules to this Agreement as may from time to time be required. Where additional Schedules are required by virtue of the fact that technical requirements for load facilities owned by the Customer are relevant to the Customer's connection to the Transmitter's transmission system under this Agreement, the Parties shall use schedules in the form set out in schedules E and F of version A of the connection agreement set out in Appendix 1 of the Code.

4.3.2. In the event of an inconsistency or conflict between a provision of an additional Schedule referred to in section 4.3.1 and a provision of this Agreement or of a Schedule referred to in section 4.2.1, the provision of this Agreement or of the Schedule referred to in section 4.2.1 shall prevail to the extent of the inconsistency or conflict.

5. NOTICE

5.1. Method of Giving Notice and Effective Date

5.1.1. Subject to section 5.1.3, any notice, demand, consent, request or other communication required or permitted to be given or made under or in relation to this Agreement shall be given or made by courier or other personal form of delivery; by registered mail; by facsimile; or by electronic mail.

5.1.2. A notice, demand, consent, request or other communication referred to in section 5.1.1 shall be deemed to have been duly given or made as follows:

- (a) where given or made by courier or other form of personal delivery, on the date of receipt;
- (b) where given or made by registered mail, on the sixth day following the date of mailing;
- (c) where given or made by facsimile and a complete transmission report is issued from the sender's facsimile transmission equipment, on the day and at the time of transmission as indicated on the sender's facsimile transmission report, if a business day or, if the transmission is on a day which is not a business day or is after 5:00 pm (addressee's time), at 9:00 am on the following business day; and
- (d) where given or made by electronic mail, on the day and at the time when the notice, demand, consent, request or other communication is recorded by the sender's electronic communications system as having been received at the electronic mail destination, if a business day, or if that time is after 5:00 pm (addressee's time) or that day is not a business day, at 9:00 am on the following business day.

5.1.3. Any notice, demand, consent, request or other communication required or permitted to be given or made under Schedule A shall be given or made in accordance with the notice provisions contained in that Schedule.

5.2. Address for Notice

5.2.1. Any notice, demand, consent, request or other communication given or made under section 5.1.1 shall be addressed to the applicable representative of the Party identified in Schedule J. A Party may, upon written notice given to the other Party in accordance with section 5.1.1, from time to time change its address or representative for notice, and Schedule J shall be deemed to have been amended accordingly.

5.2.2. Any notice, demand, consent, request or other communication given or made under section 5.1.3 shall be addressed in accordance with Schedule A.

5.3. Exception

5.3.1. Sections 5.1 and 5.2 are subject to such other provisions of this Agreement that expressly require or permit notices, demands, consents, requests or other communications to be given or made by alternative means or to be addressed to other specified representatives of the Parties.

6. ASSIGNMENT

6.1. Subject to section 6.2, no Party may assign or transfer, whether absolutely, by way of security or otherwise, all or any part of its rights or obligations under this Agreement without the prior written consent of the other Party, which consent may not be unreasonably withheld or delayed.

6.2. The Customer may, without the prior written consent of the Transmitter, assign by way of security only all or any part of its rights or obligations under this Agreement to a Lender. The Customer shall promptly notify the Transmitter upon making any such assignment.

7. FURTHER ASSURANCES

7.1. Each Party shall promptly execute and deliver or cause to be executed and delivered all further documents in connection with this Agreement that the other Party may reasonably require for the purposes of giving effect to this Agreement.

8. WAIVER

8.1. A waiver of any default, breach or non-compliance under this Agreement is not effective unless in writing and signed by the Party to be bound by the waiver. No waiver will be inferred or implied by any failure to act or by the delay in acting by a Party in respect of any default, breach or non-compliance or by anything done or omitted to be done by the other Party. The waiver by a Party of any default, breach or non-compliance under this Agreement shall not operate as a waiver of that Party's rights under this Agreement in respect of any continuing or subsequent default, breach or non-compliance, whether of the same or any other nature.

9. AMENDMENTS

9.1. The Parties may not amend this Agreement without leave of the Board, except where and to the extent expressly permitted by this Agreement.

9.2. The Parties may by mutual agreement amend this Agreement to reflect changes that may from time to time be made to the Code during the term of this Agreement.

9.3. The Parties may, by mutual agreement unless this Agreement otherwise provides, amend the following Schedules:

- (a) Schedule A;
- (b) Schedule B, to reflect any changes to the Transmitter's Rate Order that may from time to time come into effect and in relation to Attachment B1;
- (c) Schedule D, including Attachment D1;
- (d) Schedule H, in relation to section H.1;

- (e) Schedule I;
 - (f) Schedule J; and
 - (g) any Schedule added by the Parties under section 4.3.1.
- 9.4. The Parties shall amend this Agreement in such manner as may be required by the Board.
- 9.5. Any amendment to this Agreement shall be made in writing and duly executed by the Parties.
- 9.6. In the event of an inconsistency or conflict between a provision of an amendment to a Schedule made under section 9.3, other than an amendment made under section 9.4, and a provision of this Agreement, the provision of this Agreement shall prevail to the extent of the inconsistency or conflict.
- 9.7. In the event of an inconsistency or conflict between a provision of an amendment to this Agreement, other than an amendment made under section 9.4, and a provision of the Code, the provision of the Code shall prevail to the extent of the inconsistency or conflict.
- 10. SUCCESSORS AND ASSIGNS**
- 10.1. This Agreement shall enure to the benefit of, and be binding on, the Parties and their respective successors and permitted assigns.
- 11. ENTIRE AGREEMENT**
- 11.1. Except as expressly provided herein, this Agreement, together with the Schedules, constitutes the entire agreement between the Parties and supersedes all prior oral or written representations and agreements of any kind whatsoever with respect to the subject-matter hereof.
- 12. GOVERNING LAW**
- 12.1. This Agreement shall be governed by and construed in accordance with the laws of the Province of Ontario and the federal laws of Canada applicable therein.
- 13. COUNTERPARTS**
- 13.1. This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original and all of which taken together shall be deemed to constitute one and the same instrument. Counterparts may be executed either in original or faxed form and the Parties shall adopt any signatures received by a receiving facsimile machine as original signatures of the Parties; provided, however, that any Party providing its signature in such manner shall promptly forward to the other Party an original signed copy of this Agreement which was so faxed.

PART TWO
REPRESENTATIONS AND WARRANTIES

14. REPRESENTATIONS AND WARRANTIES

14.1. Customer's Representations and Warranties

- 14.1.1. Subject to section 14.3.1, the Customer represents and warrants to the Transmitter as follows, and acknowledges and confirms that the Transmitter is relying on such representations and warranties without independent inquiry in entering into this Agreement:
- (a) it is duly incorporated, formed or registered (as applicable) under the laws of its jurisdiction of incorporation, formation or registration (as applicable);
 - (b) it has all the necessary corporate power, authority, and capacity to enter into this Agreement and to perform its obligations hereunder;
 - (c) the execution, delivery and performance of this Agreement by it has been duly authorized by all necessary corporate and/or governmental and/or other organizational action and does not (or would not with the giving of notice, the lapse of time or the happening of any other event or condition) result in a violation or a breach of or a default under or give rise to a right of termination, greater rights or increased costs, amendment or cancellation or the acceleration of any obligation under (i) any charter or by-law instruments of the Customer; (ii) any contracts or instruments to which the Customer is bound; or (iii) any laws applicable to it;
 - (d) any individual executing this Agreement and any document in connection herewith, on behalf of the Customer has been duly authorized to execute this Agreement and has the full power and authority to bind the Customer;
 - (e) this Agreement constitutes a legal and binding obligation on the Customer, enforceable against the Customer in accordance with its terms;
 - (f) other than the facilities listed in Schedule H, its facilities meet the technical requirements of this Agreement; and
 - (g) it holds all permits, licences and other authorizations that may be necessary to enable it to carry on its business.

- 14.1.2. The Customer shall promptly notify the Transmitter of any circumstance that does or may result in any of the representations and warranties set forth in section 14.1.1 becoming untrue or inaccurate during the term of this Agreement.

14.2. Transmitters' Representations and Warranties

- 14.2.1. Subject to section 14.3.1, the Transmitter represents and warrants to the Customer as follows, and acknowledges and confirms that the Customer is relying on such representations and warranties without independent inquiry in entering into this Agreement:
- (a) it is duly incorporated, formed or registered (as applicable) under the laws of its jurisdiction of incorporation, formation or registration (as applicable);
 - (b) it has all the necessary corporate power, authority, and capacity to enter into this Agreement and to perform its obligations hereunder;
 - (c) the execution, delivery and performance of this Agreement by it has been duly authorized by all necessary corporate and/or governmental and/or other organizational action and does not (or would not with the giving of notice, the lapse of time or the happening of any other event or condition) result in a violation or a breach of or a default under or give rise to a right of termination, greater rights or increased costs, amendment or cancellation or the acceleration of any obligation under (i) any charter or by-law instruments of the Transmitter; (ii) any contracts or instruments to which the Transmitter is bound; or (iii) any laws applicable to it;
 - (d) any individual executing this Agreement, and any document in connection herewith, on behalf of the Transmitter has been duly authorized to execute this Agreement and has the full power and authority to bind the Transmitter;
 - (e) this Agreement constitutes a legal and binding obligation on the Transmitter, enforceable against the Transmitter in accordance with its terms;
 - (f) other than the facilities listed in Schedule H, those of its facilities that are relevant to, or may have an impact on, the Customer's facilities meet the technical requirements of this Agreement; and
 - (g) it holds all permits, licences and other authorizations that may be necessary to enable it to carry on its business as a Transmitter.
- 14.2.2. The Transmitter shall promptly notify the Customer of any circumstance that does or may result in any of the representations and warranties set forth in section 14.2.1 becoming untrue or inaccurate during the term of this Agreement.

14.3. Transition

- 14.3.1. Where the provisions of this Agreement apply by virtue of the application of section 3.0.7 of the Code, the representations and warranties referred to in sections 14.1.1(f) and 14.2.1(f) shall be deemed to be given only once the parties have completed sections H.1.1 and H.1.2 of Schedule H.

PART THREE **LIABILITY AND FORCE MAJEURE**

15. LIABILITY

- 15.1. Except as otherwise expressly provided in this Agreement, the Transmitter shall not be liable for any Party Losses of the Customer whatsoever arising out of any act or omission of the Transmitter under this Agreement unless such Party Losses result from the willful misconduct or negligence of the Transmitter.
- 15.2. Subject to section K.1 of Schedule K and except as otherwise expressly provided in this Agreement, the Customer shall not be liable for any Party Losses of the Transmitter whatsoever arising out of any act or omission of the Customer under this Agreement unless such Party Losses result from the willful misconduct or negligence of the Customer.
- 15.3. Despite sections 15.1 and 15.2 but except as otherwise expressly provided in sections 21.4, 27.13.6, 27.13.7 and 27.13.9, neither Party shall be liable to the other, whether as claims in contract or in tort or otherwise, for any loss of profits or revenues, business interruption losses, loss of contract or loss of goodwill, or for any indirect, consequential, incidental or special damages, including punitive or exemplary damages.
- 15.4. A Party shall have a duty to mitigate any Party Losses relating to any claim for indemnification from the other Party that may be made in relation to that other Party. Nothing in this section 15.4 shall require the mitigating Party to mitigate or alleviate the effects of any strike, lockout, restrictive work practice or other labour dispute.
- 15.5. A Party shall give prompt notice to the other Party of any claim with respect to which indemnification is being or may be sought under this Agreement.

16. FORCE MAJEURE

- 16.1. No Liability Where Force Majeure Event Occurs
- 16.1.1. Subject to sections 16.1.2 to 16.1.4, a Party shall not be liable to the other Party for any failure or delay in the performance of any of its obligations under this Agreement in whole or in part to the extent that such failure or delay is due to a Force Majeure Event.
- 16.1.2. The Party invoking a Force Majeure Event shall only be excused from performance under section 16.1.1:

- (a) for so long as the Force Majeure Event continues and for such reasonable period of time thereafter as may be necessary for the Party to resume performance of the obligation; and
 - (b) where and to the extent that the failure or delay in performance would not have been experienced but for such Force Majeure Event.
- 16.1.3. Nothing in this section 16 shall excuse a Party from performing any of their respective emergency-related obligations in the event of an emergency.
- 16.1.4. A Party may not invoke a Force Majeure Event unless it has given notice in accordance with section 16.2.
- 16.2. Obligations Where Force Majeure Event Occurs**
- 16.2.1. Where a Party invokes a Force Majeure Event, it shall promptly give notice to the other Party, which notice shall include particulars of:
- (a) the nature of the Force Majeure Event and, if known, of its duration;
 - (b) the effect that the Force Majeure Event is having on the Party's performance of its obligations under this Agreement; and
 - (c) the measures that the Party is taking, or proposes to take, to alleviate the impact of the Force Majeure Event.
- Such notice may be given verbally, in which case the notifying Party shall as soon as practicable thereafter confirm the notice in writing.
- 16.2.2. Where a Party invokes a Force Majeure Event, it shall use all reasonable endeavours to mitigate or alleviate the effects of the Force Majeure Event on the performance of its obligations under this Agreement. Nothing in this section 16.2.2 shall require the mitigating Party to mitigate or alleviate the effects of any strike, lockout, restrictive work practice or other labour dispute.
- 16.2.3. Where a Party invokes a Force Majeure Event, it shall notify the other Party in writing as soon as practicable of the cessation of the Force Majeure Event and of the cessation of the effects of the Force Majeure Event on the Party's performance of its obligations under this Agreement.

PART FOUR **DISPUTE RESOLUTION**

17. DISPUTE RESOLUTION

17.1. Exclusivity

17.1.1. Subject to sections 17.1.2 and 17.1.3:

- (a) the dispute resolution procedure set forth in this section 17 shall apply to all disputes between the Customer and the Transmitter arising under or in relation to this Agreement; and
- (b) the Parties shall comply with the procedure set out in this section 17 before taking any other civil or other proceeding in relation to the dispute.

17.1.2. Nothing in section 17.1.1 shall prevent a Party from seeking urgent or interlocutory relief from a court of competent jurisdiction in the Province of Ontario in relation to any dispute between them arising under or in relation to this Agreement.

17.1.3. The dispute resolution procedure set forth in this section 17 shall not apply:

- (a) in relation to any matter that must or may be submitted to the Board for resolution under section 4.7.1, 6.1.8, 6.2.20, 6.2.27, 6.3.5 or 6.3.11(c) of the Code or section K.2.2 of Schedule K; or
- (b) in relation to any dispute to be resolved under the Market Rules as described in section B.6 of Schedule B.

17.2. Duty to Negotiate

17.2.1. Any dispute between the Customer and the Transmitter referred to in section 17.1.1 shall be referred to a designated senior representative of each of the Parties for resolution on an informal basis as quickly as possible.

17.2.2. The designated senior representatives of the Parties shall attempt in good faith to resolve the dispute within thirty days of the date on which the dispute was referred to them. The Parties may by mutual agreement extend such period.

17.2.3. If a dispute is settled by the designated senior representatives of the Parties, the Parties shall prepare and execute minutes setting forth the terms of the settlement. Such terms shall bind the Parties. The subject-matter of the dispute shall not thereafter be the subject of any civil or other proceeding, other than in relation to the enforcement of the terms of the settlement.

17.2.4. If a Party fails to comply with the terms of settlement referred to in section 17.2.3, the other Party may submit the matter to arbitration under section 17.3.1.

17.2.5. A copy of the minutes referred to in section 17.2.3 from which all Confidential Information has been expunged shall be made available to the public by the Transmitter.

- 17.2.6. The Parties may not, by means of the settlement of a dispute under section 17.2.3 or section 17.5.10, agree to terms or conditions that would, if they had been the subject of an amendment to this Agreement, violate section 9.1.
- 17.3. Submission of Unresolved Disputes to Arbitration**
- 17.3.1. If the designated senior representatives of the Parties cannot resolve the dispute within the time period set out in section 17.2.2 or where section 17.2.4 or 17.5.11 applies, either Party may submit the dispute to binding arbitration under sections 17.4 and 17.5 by notice to the other Party.
- 17.4. Selection of Arbitrator(s)**
- 17.4.1. The Parties shall use good faith efforts to appoint a single arbitrator for purposes of the arbitration of the dispute. If the Parties fail to agree upon a single arbitrator within ten business days of the date of the notice referred to in section 17.3.1, each Party shall within five business days thereafter choose one arbitrator. The two arbitrators so chosen shall within twenty days select a third arbitrator.
- 17.4.2. Where a Party has failed to choose an arbitrator under section 17.4.1 within the time allowed, the other Party may apply to a court to appoint a single arbitrator to resolve the dispute.
- 17.4.3. No person shall be appointed as an arbitrator unless that person:
- (a) is independent of the Parties;
 - (b) has no current or past substantial business or financial relationship with either Party, except for prior arbitration; and
 - (c) is qualified by education or experience to resolve the dispute.
- 17.5. Arbitration Procedure**
- 17.5.1. The arbitrator(s) shall provide each of the Parties with an opportunity to be heard orally and/or in writing, as may be appropriate to the nature of the dispute.
- 17.5.2. The *Arbitration Act, 1991* (Ontario) shall apply to an arbitration conducted under this section 17.
- 17.5.3. The arbitrator(s) shall make due provision for the adequate protection of Confidential Information that may be disclosed or may be required to be produced during the course of an arbitration in a manner consistent with the confidentiality obligations of section 21.
- 17.5.4. All proceedings relating to the arbitration of a dispute shall be conducted in private unless the Parties agree otherwise.
- 17.5.5. Unless the Parties otherwise agree, the arbitrator(s) shall render a decision within ninety days of the date of appointment of the last to be appointed arbitrator, and shall notify the Parties of the decision and of the reasons therefore.
- 17.5.6. The decision of the arbitrator(s) shall be final and binding on the Parties and may be enforced in accordance with the provisions of the *Arbitration Act, 1991* (Ontario). The Party against which the decision is enforced shall bear all costs and expenses reasonably incurred by the other Party in enforcing the decision.
- 17.5.7. A copy of the decision of the arbitrator(s) from which all Confidential Information has been expunged shall be made available to the public by the Transmitter.
- 17.5.8. Subject to section 17.5.9, each Party shall be responsible for its own costs and expenses incurred in the arbitration of a dispute and for the costs and expenses of the arbitrator(s) if appointed to resolve the dispute.
- 17.5.9. The arbitrator(s) may, if the arbitrator(s) consider it just and reasonable to do so, make an award of costs against or in favour of a Party to the dispute. Such an award of costs may relate to either or both the costs and expenses of the arbitrator(s) and the costs and expenses of the Parties to the dispute.
- 17.5.10. If a dispute is settled by the Parties during the course of an arbitration, the Parties shall prepare and execute minutes setting forth the terms of the settlement. Such terms shall bind the Parties, and either Party may request that the arbitrator(s) record the settlement in the form of an award under section 36 of the *Arbitration Act, 1991* (Ontario). The subject-matter of the dispute shall not thereafter be the subject of any civil or other proceeding, other than in relation to the enforcement of the terms of the settlement.
- 17.5.11. If a Party fails to comply with the terms of settlement referred to in section 17.5.10, the other Party may submit the matter to arbitration under section 17.3.1 if the settlement has not been recorded in the form of an award under section 36 of the *Arbitration Act, 1991* (Ontario).
- 17.5.12. A copy of the minutes referred to in section 17.5.10 from which all Confidential Information has been expunged shall be made available to the public by the Transmitter.

PART FIVE
TERM, TERMINATION AND EVENTS OF DEFAULT

18. TERM AND TERMINATION

18.1. Coming into Force

18.1.1. Subject to section 18.1.2, this Agreement shall come into force on the date first mentioned above and shall remain in full force and effect until terminated in accordance with this Agreement.

18.1.2. Where the provisions of this Agreement apply by virtue of the application of section 3.0.7 of the Code, those provisions shall come into force on the Code revision date and shall remain in full force and effect until terminated in accordance with this Agreement.

18.2. Termination Without Cause by Customer

18.2.1. The Customer may, if it is not then a Defaulting Party to whom a Default Notice has been delivered, terminate this Agreement at any time during the term of this Agreement by giving the Transmitter six months' prior written notice setting out the termination date.

18.2.2. Where the Customer gives notice to terminate under section 18.2.1, the Transmitter shall disconnect all of the Customer's facilities at all connection points on the termination date specified in that notice or on such other date as the Parties may agree in writing.

18.2.3. Section 20.5 shall apply in relation to the disconnection of the Customer's facilities under section 18.2.2.

18.3. Termination for Cause by Either Party

18.3.1. Termination of this Agreement by a Party by reason of an Event of Default occurring in relation to the other Party shall be effected in accordance with section 19.

18.4. Provisions Relating to Termination Generally

18.4.1. Termination of this Agreement for any reason shall not affect:

- (a) the liabilities of either Party that were incurred or arose under this Agreement prior to the time of termination; or
- (b) that expressly apply in relation to disconnection of the Customer's facilities following termination of this Agreement.

18.4.2. Termination of this Agreement for any reason shall be without prejudice to the right of the terminating Party to pursue all legal and equitable remedies that may be available to it, including injunctive relief.

18.5. Rights and Remedies not Exclusive

18.5.1. The rights and remedies set out in this Agreement are not intended to be exclusive but rather are cumulative and are in addition to any other right or remedy otherwise available to a Party at law or in equity.

18.5.2. Nothing in this section 18.5 shall be interpreted as affecting the limitations of liability set forth in section 15 or the obligation of a Party to comply with section 17 while this Agreement is in force.

18.6. Survival

18.6.1. Sections 18.4 and 18.5 shall survive termination of this Agreement.

19. EVENTS OF DEFAULT AND TERMINATION FOR CAUSE

19.1. Occurrence of an Event of Default

19.1.1. If an Event of Default occurs in relation to a Party, the Non-defaulting Party may, without prejudice to its other rights and remedies as provided for in this Agreement or at law or in equity, serve the Defaulting Party with a notice specifying the Event of Default that has occurred and the applicable Cure Period ("Default Notice").

19.2. Curing Events of Default

19.2.1. Upon receipt of a Default Notice, the Defaulting Party shall be entitled to remedy the Event of Default specified in the Default Notice:

- (a) for a Financial Default, within the applicable Cure Period specified in Schedule C, calculated from the date of receipt of the Default Notice;
- (b) for a Non-financial Default that has an impact that is referred to in Schedule C, within the applicable Cure Period specified for that impact in Schedule C, calculated from the date of the receipt of the Default Notice; or
- (c) for a Non-financial Default that does not have an impact that is referred to in Schedule C, within a period of twenty business days from the date of receipt of the Default Notice.

The Parties may agree to a Cure Period that is longer than the Cure Period that would otherwise apply under section 19.2.1(a), 19.2.1(b) or 19.2.1(c).

- 19.2.2. During the Cure Period, the Defaulting Party shall diligently seek to remedy the Event of Default specified in the Default Notice.
- 19.2.3. If the Non-defaulting Party considers that the Defaulting Party is not, during the Cure Period, diligently seeking to remedy a Non-financial Default, the Non-defaulting Party may serve the Defaulting Party with a notice ("End of Cure Period Notice") to that effect. If, within ten business days of receiving the End of Cure Period Notice, the Defaulting Party has not commenced to diligently seek to remedy the Non-financial Default, the Cure Period shall end on the fifth business day following the date of receipt of the End of Cure Period Notice, and section 19.3.1 shall apply.
- 19.2.4. A Financial Default shall be considered remedied when:
- (a) the Defaulting Party has paid to the Non-defaulting Party all amounts specified in the Default Notice, together with interest calculated in accordance with section 19.2.5; and
 - (b) the Defaulting Party has reimbursed the Non-defaulting Party for all costs of enforcement, recovery, or attempted enforcement or recovery, including reasonable legal costs and expenses, reasonably incurred by the Non-defaulting Party in relation to the Financial Default.
- 19.2.5. Amounts specified in a Default Notice given in relation to a Financial Default shall bear interest at the prime lending rate set by the Bank of Canada plus two percent from the date on which the Event of Default occurred until the date on which payment is sent to the Non-defaulting Party.
- 19.2.6. A Non-financial Default shall be considered remedied when:
- (a) the Event of Default has been remedied to the reasonable satisfaction of the Non-defaulting Party; and
 - (b) the Defaulting Party has reimbursed the Non-defaulting Party for all costs of enforcement or recovery or attempted enforcement or recovery, including reasonable legal costs and expenses, reasonably incurred by the Non-defaulting Party in relation to the Non-financial Default.
- 19.3. Right to Terminate and Disconnect**
- 19.3.1. Subject to section 19.3.2, where an Event of Default has not been remedied prior to the expiry of the applicable Cure Period, including in accordance with section 19.2.3, the Non-defaulting Party may, without prejudice to its other rights and remedies as provided for in this Agreement or at law or in equity, terminate this Agreement by written notice to the Defaulting Party. Such termination shall take effect:
- (a) in the case of a Non-financial Default, on the date on which the termination notice is delivered to the Defaulting Party; or
 - (b) in the case of a Financial Default, on the date that is seven business days from the date on which the termination notice is delivered to the Defaulting Party.
- 19.3.2. The Transmitter may not terminate this Agreement under section 19.3.1 or, subject to section 19.3.5, disconnect the Customer's facilities under section 19.3.3 in relation to an Event of Default by the Customer where the issue of the Customer's default has been referred to the dispute resolution process referred to in section 17 and the dispute has not been finally resolved.
- 19.3.3. The Transmitter may disconnect all of the Customer's facilities at all applicable connection points on or after the date on which this Agreement terminates under section 19.3.1.
- 19.3.4. Section 20.5 shall apply in relation to the disconnection of the Customer's facilities under section 19.3.3.
- 19.3.5. Nothing in this section 19 shall prevent the Transmitter from:
- (a) disconnecting the Customer's facilities where permitted by section 20.3.1, even if the Customer is a Defaulting Party at the relevant time; or
 - (b) immediately disconnecting the Customer's facilities where the Transmitter reasonably believes that a Non-financial Default by the Customer is having or will have a material adverse effect on the Transmitter's transmission system or on a third party.

19.4. Lender's Right of Substitution

- 19.4.1. Where a Default Notice has been served on the Customer, an agent or trustee for and on behalf of a Lender ("Security Trustee") or a receiver appointed by the Security Trustee ("Receiver") shall upon notice to the Transmitter be entitled (but not obligated) to exercise all of the rights and obligations of the Customer under this Agreement and shall be entitled to remedy the Event of Default specified in the Default Notice within the applicable Cure Period. The Transmitter shall accept performance of the Customer's obligations under this Agreement by the Security Trustee or Receiver in lieu of the Customer's performance of such obligations, and will not exercise any right to terminate this Agreement under section 19.3.1 due to an Event of Default if the Security Trustee, its nominee or transferee, or the Receiver acknowledges its intention to be bound by the terms of this Agreement and such acknowledgment is received within 30 days of the date of receipt by the Customer of the Default Notice.

PART SIX
DISCONNECTION AND RECONNECTION

20. DISCONNECTION**20.1. Voluntary Permanent Disconnection by Customer**

- 20.1.1. The Customer may at any time voluntarily and permanently disconnect some but not all of its facilities from the Transmitter's transmission facilities provided that the Customer is not then a Defaulting Party to whom a Default Notice has been delivered.
- 20.1.2. The Customer shall give the Transmitter notice in writing of its intention to voluntarily disconnect some of its facilities under section 20.1.1 no less than ten days before the date on which the Customer wishes to disconnect.
- 20.1.3. Section 20.5 shall apply in relation to the disconnection of the Customer's facilities under section 20.1.1.

20.2. Voluntary Temporary Disconnection by Customer and Reconnection

- 20.2.1. Where practical, the Customer shall notify the Transmitter prior to temporarily disconnecting its facilities from the Transmitter's transmission system.
- 20.2.2. The Transmitter shall, at the Customer's request, reconnect the Customer's facilities to its transmission system following a voluntary temporary disconnection under section 20.2.1 once the Transmitter is reasonably satisfied that all requirements of this Agreement are met, that all payments due to be paid by the Customer under this Agreement have been made and that the Customer agrees to pay all reasonable reconnection costs charged by the Transmitter. Reconnection shall be effected in accordance with the Transmitter's Board-approved reconnection procedures referred to in section 6.10.3 of the Code or, in the absence of such procedures, in accordance with the procedures agreed between the Parties.

20.3. Disconnection by Transmitter

- 20.3.1. The Transmitter may disconnect the Customer's facilities at any connection point and at any time throughout the term of this Agreement in any of the following circumstances:
- (a) in accordance with subsection 40 (5) of the *Electricity Act, 1998*, other applicable law, the Transmitter's licence or the Market Rules;
 - (b) where required to comply with a decision or order of an arbitrator or court made or given under section 17;
 - (c) during an emergency or where necessary to prevent or minimize the effects of an emergency; or
 - (d) where required by an order or direction from the IESO given in accordance with the Market Rules.

- 20.3.2. Section 20.5 shall, to the extent applicable, apply in relation to the disconnection of the Customer's facilities under section 20.3.1.

20.4. Reconnection after Disconnection by Transmitter

- 20.4.1. Where a Customer's facilities have been disconnected under section 20.3 during an emergency, the Transmitter shall reconnect the Customer's facilities to its transmission facilities when it is reasonably satisfied that the emergency has ceased and that all other requirements of this Agreement are met.
- 20.4.2. Where a Customer's facilities have been disconnected under section 20.3 other than during an emergency, the Transmitter shall reconnect the Customer's facilities to its transmission system when it is reasonably satisfied that the reason for the disconnection no longer exists, the Customer agrees to pay all reasonable reconnection costs charged by the Transmitter, and the Transmitter is reasonably satisfied of the following, where applicable:
- (a) the Customer has taken all necessary steps to prevent the circumstances that caused the disconnection from recurring and has delivered binding undertakings to the Transmitter that such circumstances shall not recur; and
 - (b) any decision or order of a court or arbitrator made or given under section 17 that requires a Party to take action to ensure that such circumstances shall not recur has been implemented and/or assurances have been given to the satisfaction of the affected Party that such decision or order will be implemented.

- 20.4.3. Reconnection under this section 20.4 shall be effected in accordance with the Transmitter's Board-approved reconnection procedures referred to in section 6.10.3 of the Code or, in the absence of such procedures, in accordance with the procedures agreed between the Parties.

20.5. Provisions Applicable to Disconnection Generally

- 20.5.1. Within 20 business days of the coming into force of this Agreement, the Parties shall develop appropriate operating and decommissioning procedures for the Customer's facilities. The Parties shall comply with those operating and decommissioning procedures in relation to any disconnection of the Customer's facilities.
- 20.5.2. Where the Customer's facilities are disconnected, each Party shall be entitled to decommission and remove its assets associated with the connection and the applicable connection points. Each Party shall, for that purpose, provide the other Party with all necessary access to its site at all reasonable times.
- 20.5.3. The Customer shall continue to pay for transmission services provided up to the time of disconnection of its facilities.
- 20.5.4. The Customer shall pay all reasonable costs, including the costs of removing any of the Transmitter's equipment from the Customer's facilities, that are directly attributable to the disconnection and, where applicable, the subsequent decommissioning of the Customer's facilities. The Transmitter shall not require the removal of the protection and control wiring within the Customer's facilities.
- 20.5.5. While the Customer's facilities are disconnected, the Transmitter shall not be required to convey electricity to or from the Customer's facilities.

PART SEVEN
EXCHANGE AND CONFIDENTIALITY OF INFORMATION

21. EXCHANGE AND CONFIDENTIALITY OF INFORMATION

- 21.1. For purposes of this Agreement, "Confidential Information" does not include:
 - (a) information that is in the public domain, provided that specific items of information shall not be considered to be in the public domain merely because more general information is in the public domain and provided that the information is not in the public domain as a result of a breach of confidence by the Party seeking to disclose the information or a person to whom it has disclosed the information; or
 - (b) information that is, at the time of the disclosure, in the possession of the receiving Party, provided that it was lawfully obtained from a person under no obligation of confidence in relation to the information.

21.2 Subject to section 21.3, each Party shall treat all Confidential Information disclosed to it by the other Party as confidential and shall not, without the written consent of that other Party:

- (a) disclose that Confidential Information to any other person; or
- (b) use that Confidential Information for any purpose other than the purpose for which it was disclosed or another applicable purpose contemplated in this Agreement.

Where a Party, with the written consent of the other Party, discloses Confidential Information of that other Party to another person, the Party shall take such steps as may be required to ensure that the other person complies with the confidentiality provisions of this Agreement.

21.3. Nothing in section 21.2 shall prevent the disclosure of Confidential Information:

- (a) where required under this Agreement, the Market Rules or a licence;
- (b) where required by law or regulatory requirements;
- (c) where required by order of a government, government agency, regulatory body or regulatory agency having jurisdiction;
- (d) if required in connection with legal proceedings, arbitration or any expert determination relating to the subject matter of this Agreement, or for the purpose of advising a Party in relation thereto;
- (e) as may be required to enable the Transmitter to fulfill its obligations to any reliability organization;
- (f) as may be required during an emergency or to prevent or minimize the effects of an emergency; or
- (g) by the Customer to a Lender or prospective Lender.

21.4. Notwithstanding any provision of section 15, a Party that breaches section 21.2 shall be liable to the other Party for any and all Party Losses of that other Party arising out of such breach.

21.5. The Parties acknowledge and agree that the exchange of information, including Confidential Information, under this Agreement is necessary for maintaining the reliable operation of the Transmitter's transmission system. The Parties further agree that all information, including Confidential Information, exchanged between them shall be prepared, given and used in good faith and shall be provided in a timely and cooperative manner.

21.6. Each Party shall comply with its information exchange obligations as set out in this Agreement, including in Schedule I. In addition, each Party shall provide the other with such information as the other may reasonably require to enable it to perform its obligations under this Agreement.

21.7. Each Party shall as soon as practicable notify the other Party upon becoming aware of a material change or error in any information previously disclosed to the other Party under this Agreement and, in the case of the Customer, in any information contained in its application for connection.

The Party shall provide updated or corrected information as required to ensure that information provided to the other Party is up to date and correct.

PART EIGHT
TRANSMISSION SERVICE AND OTHER CHARGES

22. TRANSMISSION SERVICE AND TRANSMISSION SERVICE CHARGES

- 22.1. The Transmitter shall provide transmission services to the Customer in accordance with this Agreement and the Transmitter's Rate Order.
- 22.2. The Parties shall comply with their respective obligations as set out in Schedule B in relation to transmission service.
- 22.3. The Transmitter shall not charge the Customer for transmission services except in accordance with the Transmitter's Rate Order.
- 22.4. The Customer shall pay for charges for transmission services in accordance with Schedule B.

23. OTHER CHARGES AND PAYMENTS

- 23.1. In addition to charges for transmission service, the Transmitter may require that the Customer pay the following:
 - (a) a capital contribution in relation to the construction of new or modified transmission facilities, where permitted by and determined in accordance with the Code;
 - (b) fees or charges approved by the Board, including fees or charges approved as part of the transmitter's Board-approved connection procedures referred to in section 6.1.4 of the Code; and
 - (c) any other fees, charges or costs expressly provided for in this Agreement.

PART NINE
TECHNICAL AND OPERATING REQUIREMENTS

24. FACILITY STANDARDS

- 24.1. The Transmitter shall comply with section 4.3.1 of the Code. The Customer shall ensure that its facilities:
 - (a) meet all applicable requirements of the Ontario Electrical Safety Authority, subject to any exemption that may have been granted to or that may apply to the Customer;
 - (b) conform to all applicable industry standards, including those of the Canadian Standards Association, the Institute of Electrical and Electronic Engineers, the American National Standards Institute, and the International Electrotechnical Commission (IEC);
 - (c) are constructed, operated and maintained in accordance with this Agreement, the Customer's licence, the Market Rules, all applicable reliability standards and good utility practice;
 - (d) where they are connection facilities, are made by it with due regard for the safety of the Customer's employees and the public;
 - (e) where they are connection facilities, are made by it on a timely basis and are designed and constructed by it in accordance with the applicable provisions of the Transmitter's Board-approved connection procedures or, in the absence of such Board-approved connection procedures, in accordance with section 6.1.8 of the Code; and
 - (f) where they are connection facilities, do not materially reduce the reliability or performance of the Transmitter's transmission system and are constructed with such mitigation measures as may be required so that no new available fault current level exceeds the maximum allowable fault levels set out in Appendix 2 of the Code if this would have an adverse effect on the Transmitter. Where the new available fault current level would exceed the maximum allowable fault level set out in Appendix 2 of the Code and would have an adverse effect on the Transmitter the Customer may, as an alternative, make suitable arrangements with the Transmitter to mitigate the economic or financial impact of allowing the new available fault current level to exceed the maximum allowable fault level set out in Appendix 2 of the Code. Such arrangements shall be consistent with the cost responsibility principles set out in the Code.
- 24.2. The Customer shall ensure that those of its facilities that are connected to the Transmitter's transmission system, other than the facilities identified in section H.1 of Schedule H, comply with the basic general performance standards and technical requirements set out in the Code, including in Appendix 2.
- 24.3. Where the Transmitter, after conducting a Customer Impact Assessment under section 6.4 of the Code, provides the Customer with a new available fault current level, the Customer shall, at its own expense, upgrade its facilities as may be required to accommodate the new available fault current level. This obligation shall not apply to the extent that the new available fault current level exceeds the maximum allowable fault levels set out in Appendix 2 of the Code except where suitable financial arrangements have been made with the Customer as contemplated in the last paragraph of section 6.1.2 of the Code.
- 24.4. The Transmitter and the Customer shall fully cooperate to ensure that modelling data required by this Agreement for the planning, design and operation of connections are complete and accurate. The Transmitter shall conduct, or may require that the Customer conduct, such tests as may

be required where the Transmitter believes on reasonable grounds that the accuracy of such data is in question. The Party conducting such tests shall promptly report the results to the other Party. Where the tests are conducted by the Transmitter, the tests shall be conducted at a time that is mutually agreed by the Customer and the Transmitter, and the Customer shall reimburse the Transmitter for the costs and expenses reasonably incurred by the Transmitter in conducting the tests. If the testing is required to be rescheduled at the request of a Party or by reason of a Party's failure to attend, that Party shall, at the request of the other Party, pay all reasonable costs incurred by the other Party in respect of the rescheduling of the test.

24.5. The Customer shall, at the Transmitter's request, permit the Transmitter to participate in the commissioning, inspection, and testing of the Customer's facilities so as to enable the Transmitter to ensure that the Customer's facilities will not adversely affect the reliability of the Transmitter's transmission system.

24.6. Where section 24.5 applies, the commissioning, inspection or testing of the Customer's facilities shall be conducted at a time that is mutually agreed by the Customer and the Transmitter. If the commissioning, inspection or testing is required to be rescheduled at the request of a Party or by reason of a Party's failure to attend, that Party shall, at the request of the other Party, pay all reasonable costs incurred by the other Party in respect of the rescheduling of the commissioning, inspection or testing activity.

25. ADDITIONAL TECHNICAL REQUIREMENTS

25.1. Each Party shall comply with their respective obligations as set out in Schedules E, F and G.

25.2. Each Party shall ensure that its facilities meet the technical requirements set out in Schedules E, F and G.

26. OPERATIONAL STANDARDS AND REPORTING

26.1. As of the date of this Agreement, the fault levels at all connection points applicable to the Customer's facilities and the assumptions underlying those fault levels, as specified by the Transmitter in accordance with the Market Rules, are set out in section D.1 of Schedule D. The Transmitter shall update such fault levels as may be required under this Agreement or in response to a request by the Customer under section 26.2, and the Parties shall amend Schedule D accordingly.

26.2. The Customer acknowledges that the fault levels at connection points applicable to the Customer's facilities will change from time to time, and agrees that it may not rely upon the fault levels as specified section D.1. of Schedule D. Where the Customer reasonably requires confirmation of the fault levels at a connection point applicable to the Customer's facilities, the Customer shall submit a request to that effect to the Transmitter. The Transmitter shall then provide the Customer with the current fault levels.

26.3. The Customer shall promptly report to the Transmitter any changes in its facilities that could materially affect the performance of the Transmitter's transmission system.

26.4. The Customer shall, at the Transmitter's request, promptly report to the Transmitter any and all incidents involving the automatic operation of the Customer's facilities' protective relays that affect the Transmitter's transmission facilities.

26.5. The Transmitter shall promptly report to the Customer any changes in its facilities that could materially affect any transmission services provided to the Customer under this Agreement.

27. OPERATIONS AND MAINTENANCE

27.1. Work on Site of Other Party

27.1.1. When a Party is conducting work at the other Party's site, the working Party shall:

- (a) subject to section 27.1.2, comply with all of the host Party's practices and requirements relating to occupational health and safety and environmental protection;
- (b) comply with all applicable law relating to occupational health and safety and environmental protection; and
- (c) comply with all of the host Party's reasonable practices and requirements relating to security of the host Party's site, including entering into an access agreement on reasonable terms relating to security of the host Party's site.

27.1.2. When a Party is conducting work at the other Party's site, the working Party shall comply with its own practices and requirements in relation to occupational health and safety and environmental protection:

- (a) to the extent permitted by the host Party, which permission shall not be granted unless the host Party is satisfied that the working Party's practices and requirements provide for a level of safety or protection that equals or exceeds its own; or
- (b) to the extent that the host Party has not made its practices or requirements known to the working Party.

27.2. General

27.2.1. Each Party shall ensure that its facilities are operated and maintained only by persons qualified to do so.

27.2.2. Each Party shall operate and maintain its facilities in accordance with Schedule A.

27.3. Controlling Authorities

27.3.1. The Controlling Authority for each Party is the person identified as such in Schedule A. A Party may, by written notice to the Controlling Authority of the other Party, from time to time change its Controlling Authority, and the Parties shall amend Schedule A accordingly.

27.3.2. A Party shall comply with any request received from the Controlling Authority of the other Party.

27.4. Communication Between the Parties

27.4.1. Except as otherwise provided in this Agreement, all communications between the Parties relating to routine operating and maintenance matters shall be exchanged between the Parties' respective Controlling Authorities in accordance with the contact information set out in Schedule A, or as otherwise specified in Schedule A.

27.4.2. Each Party shall provide the other Party with a communications protocol to be used by that other Party in emergency situations. The protocol shall include the name of the Party's site emergency coordinator.

27.5. Switching

27.5.1. Each Party shall, through its Controlling Authority, develop a written protocol that establishes the conditions for, and the coordination of, switching in respect of equipment under its control.

27.5.2. The Parties shall, through their respective Controlling Authorities, approve one another's switching protocols.

27.5.3. A Party may, with the consent of the other Party, appoint an employee of the other Party as its designate for switching purposes, provided that orders to operate must be issued by the Party's Controlling Authority.

27.5.4. The Transmitter may issue to the Customer, and the Customer shall comply with, such switching instructions as may be required to maintain the security and reliability of the Transmitter's transmission system.

27.5.5. The Controlling Authorities of the Parties shall, prior to the time at which any switching activity is to occur, agree upon procedures for such switching activity.

27.6. Isolation of Facilities at Customer's Request

27.6.1. A Party shall not, other than in an emergency, operate an isolating disconnect switch except on prior notice to the other Party.

27.6.2. If the Customer requires isolation of its own facilities or of facilities under the Transmitter's control, the Customer's Controlling Authority shall deliver a written notice to that effect to the Transmitter's Controlling Authority. The written notice shall contain the following:

- (a) a request that the Transmitter's Controlling Authority provide a Supporting Guarantee;
- (b) the Transmitter's assigned equipment operating designations, if applicable; and
- (c) the Customer's assigned equipment operating designations, if the Transmitter's equipment operating designations have not been assigned.

27.6.3. After the written notice referred to in section 27.6.2 has been delivered, the Customer's Controlling Authority may request, and the Transmitter's Controlling Authority shall ensure, that the isolation and subsequent reconnection of the Customer's relevant equipment is done on a timely basis. The Parties shall bear their own costs and expenses associated with such isolation and reconnection.

27.6.4. The Transmitter may, provided that it has given advance notice to the Customer, lock the isolating disconnect switch in the open position in any of the following circumstances:

- (a) where necessary to protect the Transmitter's personnel or equipment and the Transmitter has received a Supporting Guarantee from the Customer, in which case the lock shall be under the Transmitter's control for the duration of the Supporting Guarantee;
- (b) where the operation of the Transmitter's equipment interferes with the operation of the Customer's equipment;
- (c) where equipment owned by either Party interferes with the operation of the Transmitter's transmission system; or
- (d) where the Transmitter has been directed by the IESO to do so in accordance with the Market Rules.

27.7. Isolation of Facilities at Transmitter's Request

27.7.1. If the Transmitter requires isolation of its own facilities from the Customer's facilities or isolation of facilities under the Customer's control, the Transmitter's Controlling Authority shall deliver a written notice to that effect to the Customer's Controlling Authority. The written notice shall contain a request that the Customer's Controlling Authority provide a Supporting Guarantee that identifies the Customer's assigned equipment operating designations.

27.7.2. After the written notice referred to in section 27.7.1 has been delivered, the Transmitter's Controlling Authority may request, and the Customer's Controlling Authority shall ensure, that the isolation and subsequent reconnection of the Transmitter's relevant equipment is done on a timely basis. The Parties shall bear their own costs and expenses associated with such isolation and reconnection.

27.8. Alternative Method of Isolation

27.8.1. A Party may establish its own Work Protection in place of obtaining a Supporting Guarantee from the other Party.

27.8.2. The Party whose facilities are required in order to establish Work Protection shall provide the other Party with access to those facilities.

27.8.3. Establishing Work Protection shall be limited to the hanging of tags and the locking of devices.

27.9. Forced Outages

27.9.1. Where the forced outage of the facilities of one Party adversely affects the facilities of the other Party, the Controlling Authority of the Party experiencing the forced outage shall promptly notify the Controlling Authority of the other Party of the forced outage.

27.9.2. The Controlling Authority of a Party shall have sole authority to identify the need for and to initiate a forced outage of that Party's facilities.

27.10. Planned Work

27.10.1. Where planned work to be performed by a Party may affect the safety of the other Party's personnel, the Party performing the work shall provide the other Party with all required Work Protection documentation and related notices in writing or by such other means as they may agree in writing.

27.10.2. Where planned work on the facilities of a Party:

(a) requires the participation or cooperation of the other Party; or

(b) could adversely affect the normal operation of the other Party's facilities,

the other Party shall use commercially reasonable efforts to accommodate the planned work and shall negotiate in good faith the reasonable procedures and cost sharing criteria applicable to the planned work.

27.10.3. The Customer shall take all reasonable steps to ensure that all anticipated and planned outages of its facilities for each calendar year are submitted to the Transmitter by October 1st of the preceding year.

27.10.4. All planned work on the Customer's facilities that may affect the Transmitter's transmission facilities shall be scheduled by the Customer with the Transmitter's Controlling Authority.

27.10.5. Where the Customer plans work on its facilities that:

(a) requires a feeder breaker to be opened or operated;

(b) requires any disconnection or isolation from any facilities of either Party that are less than 50 kV, such as a feeder breaker;

(c) will result in power flow changes of greater than 5 MW; or

(d) will involve a transfer or switching operation that directly affects the Transmitter's transmission facilities,

the Customer's Controlling Authority shall submit a request to the Transmitter's representative identified in Schedule A, including a request to provide a Supporting Guarantee where applicable. Such request shall be submitted in writing and shall be submitted at least four days in advance of the planned work or within such other period as the Parties may agree.

27.10.6. Where the Customer plans work on its facilities that requires that multiple feeder breakers, a station bus or a whole transformer station be operated, the Customer's Controlling Authority shall submit a request to the Transmitter's representative identified in Schedule A, including a request to provide a Supporting Guarantee where applicable. Such request shall be submitted in writing and shall be submitted at least ten days in advance of the planned work or within such other period as the Parties may agree.

27.10.7. Where the Transmitter plans work on its facilities that directly affects the Customer's facilities and that requires that multiple feeder breakers, a station bus or a whole transformer station be operated, the Transmitter's Controlling Authority shall give notice of the planned work to the Customer's representative identified in Schedule A. Such notice shall be submitted in writing and shall be submitted at least ten days in advance of the planned work or within such other period as the Parties may agree.

27.10.8. Where the Transmitter plans work on its facilities that directly affects the Customer's facilities and that requires a feeder breaker to be opened or operated, the Transmitter's Controlling Authority shall give notice of the planned work to the Customer's representative identified in Schedule A. Such notice shall be submitted in writing and shall be submitted at least four days in advance of the planned work or within such other period as the Parties may agree.

27.10.9. The Controlling Authority of a Party may submit to the other Party a written request for permission to re-schedule planned work that has been previously notified to or scheduled with that other Party. Such request must be given in writing at least two business days prior to the date on which the planned work was originally scheduled to occur.

27.10.10. If a Party's request to re-schedule cannot be reasonably accommodated by the other Party and the Parties cannot agree on an alternate date, the matter shall be submitted to the dispute resolution process set out in section 17.

27.11. Shutdown of Customer's Facilities

27.11.1. The Customer's Controlling Authority shall promptly notify the Transmitter's Controlling Authority in the event that the Customer's facilities are shut down for any reason. The Transmitter shall investigate and determine the cause of the shutdown, using available evidence including input from the Customer's staff.

- 27.11.2. Once the Transmitter is satisfied that reconnection of the Customer's facilities following a shut down will not adversely affect the Transmitter's transmission system, the Transmitter shall notify the Customer as soon as practicable that it may reconnect its facilities to the Transmitter's transmission facilities. The Customer shall not reconnect its facilities to the Transmitter's transmission facilities following a shut down until authorized to do so by the Transmitter's Controlling Authority. Reconnection shall be effected in accordance with the Transmitter's Board-approved reconnection procedures referred to in section 6.10.3 of the Code or, in the absence of such procedures, in accordance with procedures agreed between the Parties.

27.12. Emergency Operations

- 27.12.1. During an emergency or in order to prevent or minimize the effects of an emergency, a Party may without prior notice to the other Party take whatever immediate action it deems necessary to ensure public safety or to safeguard life, property or the environment.
- 27.12.2. Where a Party takes action under section 27.12.1, it shall promptly report the action taken and the reason for that action to the other Party's Controlling Authority.
- 27.12.3. In an emergency, the Parties shall communicate in accordance with the communications protocols provided to one another under section 27.4.2.

27.13. Access to and Security of Facilities

- 27.13.1. Each Party shall ensure that its facilities are secure at all times. Where a Party's facilities are located on the site of another Party, the Parties shall cooperate to ensure the security of those facilities in accordance with section 27.1.1(c).
- 27.13.2. Each Party shall be entitled to access the site or facilities of the other Party at all reasonable times where required in order to carry out work on its facilities or where otherwise permitted or required under this Agreement. Such access shall be effected in accordance with sections 27.13.4 and 27.13.5.
- 27.13.3. Each Party shall, to facilitate the exercise by the other Party of its access rights, provide that other Party with all applicable access procedures, including procedures relating to access codes and keys.
- 27.13.4. Where a Party wishes to exercise its right of access to the site or facilities of the other Party, the accessing Party shall provide reasonable prior notice to the host Party of the date, time and location of access and of the nature of the work to be undertaken. Where the accessing Party's access cannot reasonably be accommodated by the host Party, the Parties shall agree on another date and time for access.
- 27.13.5. Where a Party is exercising its right of access, the Party shall:
- (a) comply with the obligations set out in section 27.1;
 - (b) ensure that any person that will have access to the host Party's site or facilities has been properly trained;
 - (c) comply with the procedures provided to it by the host Party under section 27.13.3;
 - (d) not damage or interfere with the host Party's property (provided that the exercise of the right of access shall not itself be considered interference); and
 - (e) not interact with representatives of the host Party other than the person designated for such purpose by the host Party or as may be permitted by that designated person.
- 27.13.6. Where an accessing Party causes damage to or loss of any property of the host Party, the accessing Party shall promptly notify the host Party. Notwithstanding any provision of section 15, the accessing Party shall pay to the host Party the host Party's reasonable costs of repairing such property or, if such property cannot be repaired, of replacing such property.
- 27.13.7. Where the property of a Party is on the site of the other Party, the host Party shall not interfere with or cause damage to or the loss of that property. Where the host Party causes such damage or loss, the host Party shall promptly notify the other Party. Notwithstanding any provision of section 15, the host Party shall pay to the other Party the other Party's reasonable costs of repairing such property or, if such property cannot be repaired, of replacing such property.
- 27.13.8. In addition to the general right of access referred to in section 27.13.2, the Transmitter may access the site or facilities of the Customer in order to ensure that the Customer's facilities comply with the requirements of this Agreement or for the purpose of investigating a threat or potential threat to the security of the Transmitter's transmission system. Such right of access shall be exercised in accordance with the provisions of this section 27.13.
- 27.13.9. Nothing in this section 27.13 shall prevent or restrict a Party from doing any of the following in an emergency or where required to prevent or minimize the effects of an emergency:
- (a) interfering with the property of the other Party that is on its site; or
 - (b) accessing the site of the other Party without notice.

Where a Party takes such action and causes damage to or loss of the property of the other Party, the acting Party shall promptly notify the other Party. Notwithstanding any provision of section 15, the acting Party shall pay to the other Party the other Party's reasonable costs of repairing such property or, if such property cannot be repaired, of replacing such property.

28. INSPECTION, TESTING, MONITORING AND NEW, MODIFIED OR REPLACEMENT CUSTOMER FACILITIES**28.1. General Requirements**

- 28.1.1. The Customer shall inspect, test and monitor its facilities to ensure continued compliance with all applicable instruments and standards referred to in paragraphs (a) to (c) of section 24.1.
- 28.1.2. Where the Transmitter carries out any inspection, testing or monitoring of the Customer's facilities where required or permitted under this Agreement, the Customer shall pay the Transmitter's reasonable costs of doing so.
- 28.1.3. The Transmitter shall inspect, test and monitor its transmission facilities to ensure continued compliance with all applicable instruments and standards referred to in section 4.3.1 of the Code.
- 28.1.4. Each Party shall maintain complete and accurate records of the results of all performance inspection, testing and monitoring that it conducts in fulfillment of its obligations under this Agreement. Such records shall be maintained by each Party for a minimum of seven years or for such shorter time as the Board may permit.
- 28.1.5. Each Party shall, at the request of the other, provide the other Party with the records referred to in section 28.1.4. Without limiting the generality of the foregoing, the Customer shall, at the Transmitter's request, provide the Transmitter with:
- (a) test certificates certifying that the Customer's facilities have passed all relevant tests and comply with all applicable instruments and standards referred to in paragraphs (a) to (c) of section 24.1; and
 - (b) copies of any certificates of inspection or other applicable authorizations or approvals received from the Ontario Electricity Safety Authority in relation to the Customer's facilities.

28.2. New, Modified or Replacement Customer Facilities

- 28.2.1. The Customer shall, at the Transmitter's request, permit the Transmitter to inspect, test or witness the commissioning of any of the Customer's new, modified or replacement facilities where the Transmitter reasonably considers that such new, modified or replacement facilities may adversely affect the performance of the Transmitter's transmission system. The Customer shall pay the Transmitter's reasonable costs of doing so.
- 28.2.2. Where section 28.2.1 applies, the inspection, testing or commissioning of the Customer's facilities shall be conducted at a time that is mutually agreed by the Customer and the Transmitter. If the inspection, test or commissioning is required to be rescheduled at the request of a Party or by reason of a Party's failure to attend, the Party shall, at the request of the other party, pay all reasonable costs incurred by the other Party in respect of the rescheduling of the inspection, testing or commissioning activity.
- 28.2.3. The Customer shall, at the Transmitter's request, provide the Transmitter with test certificates, including any certificates of inspection or other applicable authorizations or approvals that the Ontario Electrical Safety Authority may have issued, certifying that any of the Customer's new, modified or replacement facilities have passed the relevant tests and comply with all applicable instruments and standards referred to in paragraphs (a) to (c) of section 24.1. The Transmitter may require the provision of these certificates as a condition of connecting any of the Customer's new, modified or replacement facilities. The Customer acknowledges that the Transmitter cannot, where a connection authorization or other applicable authorization or approval issued by the Ontario Electrical Safety Authority is required in relation to the Customer's new, modified or replacement facilities, connect such facilities unless that connection authorization has been issued.
- 28.2.4. The Transmitter shall provide to the Customer such technical parameters as may be required to assist the Customer in ensuring that the design of the Customer's facilities shall be consistent with the requirements applicable to the Transmitter's transmission system as set out in this Agreement.
- 28.2.5. The Customer shall not make any modifications to its facilities of a type that is specified in section D.2 of Schedule D without the prior approval of the Transmitter.
- 28.2.6. Where the Transmitter considers that a type of modification that is not already specified in section D.2 of Schedule D is likely to have a material adverse effect on the Transmitter's transmission facilities, on the facilities of another of the Transmitter's customers or on the facilities of one of the Transmitter's neighbouring Ontario transmitters, the Transmitter shall so notify the Customer. The Parties shall then negotiate in good faith appropriate amendments to section D.2 of Schedule D.

PART TEN
SCHEDULE K

29. COMPLIANCE WITH SCHEDULE K

- 29.1. The Parties shall comply with their respective obligations under Schedule K.

IN WITNESS WHEREOF, the Parties hereto, intending to be legally bound, have caused this Agreement to be executed by their duly authorized representatives.

Name of Transmitter

Name of Customer

By: Name: _____ By: Name: _____

SCHEDULE A

SINGLE LINE DIAGRAM, DESCRIPTION OF THE CUSTOMER'S CONNECTION POINT(S) AND DETAILS OF SPECIFIC OPERATIONS

A.1. SINGLE LINE DIAGRAM AND CONNECTION POINT(S)

[to be inserted by the Parties]

A.2. LIST OF FACILITIES ON THE PROPERTY OF THE OTHER PARTY

A.2.1. The following Customer facilities are located on the Transmitter's site:

[to be completed by the Parties]

A.2.2. The following Transmitter's transmission facilities are located on the Customer's site:

[to be completed by the Parties]

A.3. TELEPHONE CONTACT

A.3.1. Either Party has the right to change the position designations and telephone numbers listed below with immediate effect at any time by notice in writing delivered to the other Party by fax or other telegraphic means. Any employee of a Party with apparent authority may deliver such a notice to the other Party.

A.4. OWNER AND OPERATING CONTROL

A.4.1. A Party may change its designated controlling authority set out below at any time during the term of the Agreement, subject to the following conditions:

(a) the Transmitter may change its designated controlling authority only for the Transmitter's transmission facilities;

Day to Day Operations

For the operation of the Transmitter's transmission facilities and the Customer's facilities.

Transmitter**Customer****Operating Contacts:**

Position:
Name:
Location:
Phone Number:
Fax Number:

Outage Planning:

Position:
Name:
Location:
Phone Number:
Fax Number:

Position:
Name:
Location:
Phone Number:
Fax Number:

Position:
Name:
Location:
Phone Number:
Fax Number:

Notes:**Contract Administration for operating services**

Transmitter	Customer
Position: Name: Location: Phone Number: Fax Number:	
Position: Name: Location: Phone Number: Fax Number:	
Position: Name: Location: Phone Number: Fax Number:	

A.4. OWNER AND OPERATING CONTROL

A.4.1. A Party may change its designated controlling authority set out below at any time during the term of the Agreement, subject to the following conditions:

- (a) the Transmitter may change its designated controlling authority only for the Transmitter's transmission facilities;
- (b) the Customer may change its designated controlling authority only for the Customer;
- (c) either Party shall notify the other in writing of any change in its designated controlling authority at least ten business days before implementing a change; and
- (d) notification of any changes to the controlling authority shall be exchanged between the Transmitter and the Customer as follows:

Transmitter	The Customer
Director – Transmission Operations Division	General Manager [Appropriate level of Management to be identified by the Customer]
All affected Controlling Authorities and Transmission Operations Management Centre	All affected Controlling Authorities

A.4.2. The Customer:

- (a) owns:
- (b) has operating control of:

A.4.3. The Transmitter:

- (a) owns:
- (b) has operating control of:

A.5. Metering Facilities Diagram

This diagram is based on the protection, control, and metering diagram.

A.6. Normal Operations

This Schedule shall include Customer-specific Information during normal operations.

A.7. Emergency Operations

This Schedule would include Customer specific Information during Emergency operations.

A.8. Re-verification Schedules-Protection and Control (sample only)

A.8.1. A Customer shall re-verify its station protections and control systems that can impact on the Transmitter's transmission system. The verifications will generally be carried out during generation outages. Where this cannot be accommodated within the time periods required for NPCC reporting, an entry will be made in the "EXCEPTIONS TO THE MAINTENANCE CRITERIA FOR BULK SYSTEM PROTECTION". The target date for the completion of the program will be indicated.

A.8.2. Customer shall advise the Transmitter at least fourteen (14) business days' notice of its intention to conduct a reverification test, so that the Transmitter's protection and control staff and system performance staff (if required) can observe:

- (a) re-verification of protection equipment settings specified in this Agreement;
- (b) relay recalibration;
- (c) test tripping of station breakers that impact on the Transmitter/Customer interface measurement and analysis of secondary AC voltages and currents to confirm measuring circuit integrity as well as protection directioning; and
- (d) measurement and analysis of secondary AC voltages and currents to confirm measuring circuit integrity.

Note: All tests must be coordinated and approved ahead of time through the normal outage planning process.

A.8.3. The following specific actions are required:

- (a) observe all station protections that trip and open the "enter the devices that interface with the Transmitter" for proper operation; and
- (b) confirm that settings approved by the Transmitter are applied to the following protections:
 - (i) over and under voltage;
 - (ii) transformer differential;
 - (iii) transformer phase and ground backup protection;
 - (iv) line protections;
 - (v) breaker or HVI failure protection; and
 - (vi) transfer and remote trip protections.

A.9. General Protections (sample only)

1. There are no line protections at Site.
2. Transformer faults are cleared by the high voltage (HV) and medium voltage (MV) breakers.
3. The transformer protection sends a block to the Transmitter's network transformer station or switching station to prevent out of zone tripping.
4. Breaker failure protection sends transfer trip and it is then cascaded to other stations.
5. Under Frequency Load Shedding relays that operate as follows:

[Set out Particulars]

A.10. Telecommunication Facility Details for Protection and Control Applications (sample only)**A.10.1. Telecommunication Medium**

The communication medium used will be two (2) leased telephone circuits from Bell Telephone and these circuits are the responsibility of the Customer

A.10.2. Types of Telecommunication Channels

- 2 Blocking Channels
- 2 Transfer Trip Channels

A.10.3. Ownership of Telecommunication Terminal Equipment

The terminal equipment located at a given facility is owned by the Customer. The communication medium (leased telephone circuits) is considered to be owned by the Customer. Therefore, the Customer is responsible for the restoration of the failed communication medium.

The terminal equipment located at a switching station is owned by the Transmitter.

A.10.4. Responsibility for Work and Costs Associated with Breakdown and Routine Maintenance

If maintenance is required on the terminal equipment located at the Customer's facility, the Customer will bear all incurred costs.

If maintenance is required on terminal equipment located at sites owned by the Transmitter, the Transmitter will bear all incurred costs.

If maintenance or repair is required on the leased telephone circuits, the Customer will incur all associated costs. These costs will include charges by Bell Telephone and the Transmitter if its personnel are required to participate in any of the related activities.

A.10.5. Reverification Schedule

Routine Maintenance on communication equipment and the communication channels must be performed every two years.

A.10.6. Inventory of Communication Equipment

The provision of spare communication equipment is the Customers' responsibility and will be located at its site.

A.10.7. Failure of Communication Equipment

If a communication failure affects either the transfer trip channels or the blocking channels; the Transmitter will decide whether or not the Customer should remain connected to the high-voltage system. The Transmitter must advise the Customer, through the appropriate communication protocol outlined in this code, of the situation, the choices available to the Customer and the risks involved. Since the Transmitter will take the decision according to its own interests, the Customer can choose to remain or separate from the high-voltage system at its own risk.

A.10.8. Mean Time for Repairs

The mean time for repairs will be within two working days, dependent on the availability of staff of Bell Telephone and the Transmitter.

A.10.9. Provision of Purchase Order by Customer to Transmitter

The Customer will provide the Transmitter's designated leader with a purchase order, so that the Transmitter may apply appropriate charges to the Customer.

**SCHEDULE B
TRANSMISSION SERVICES AND ASSOCIATED CHARGES**

B.1. This Schedule applies where the Customer's facilities are connected to those of the Transmitter's transmission facilities that form part of the IESO-controlled grid.

B.2. In this Schedule and in Attachment B1:

- (a) the terms "Delivery Point" and "Network Service" shall have the meaning given to them in the Transmitter's Rate Order; and
- (b) the terms "Registered Wholesale Meter", "Metering Registry" and "Metering Service Provider" shall have the meaning given to them in the Market Rules.

B.3. The Customer shall not be entitled to receive, and the Transmitter shall not be required to provide, any transmission services unless the Customer and the Customer's facilities comply with all applicable requirements of this Agreement and with all revenue metering and associated billing and settlement requirements of the Market Rules.

B.4. Where the Customer wishes to obtain Export Transmission Service, the Customer shall arrange for and obtain that transmission service in accordance with the requirements of the Market Rules.

B.5. Charges for transmission services provided to the Customer shall be determined and billed in accordance with the Transmitter's Rate Order and the Market Rules.

B.6. Transmission service charges shall be paid by the Customer to the IESO in accordance with the Market Rules. A dispute related to an amount payable by the Customer to the IESO on account of transmission service charges that is subject to the dispute resolution provisions of the Market Rules shall be resolved in accordance with those provisions. Nothing in this section B.6 shall preclude a Customer from initiating a dispute under this Agreement in relation to the applicability of transmission service charges or the classification of transmission service charges.

B.7. The Parties may agree to use Attachment B1 or an amended version of Attachment B1 in connection with the payment of transmission service charges.

Attachment B1

**Billing for Transmission Service Charges and Designation of Agent
(as permitted by section B.7 of Schedule B)**

As contemplated in the Transmitter's Rate Order, the IESO will submit invoices for transmission services to market participants that utilize Network Service or Export Transmission Service.

The Market Rules and the Transmitter's Rate Order require that transmission service charges payable by transmission customers shall be collected by the IESO. The billing and settlement processes used by the IESO are designed to collect transmission service charges from entities that are market participants,

using meter readings that are totalized and loss adjusted. The Customer shall ensure that any Registered Wholesale Meter used for the purposes of determining transmission service charges payable by the Customer satisfy the wholesale metering requirements and associated obligations specified in Chapter 6 of the Market Rules (including the appendices to that Chapter).

The Customer may wish to designate to another entity that is a market participant (referred to as the "Transmission Customer Agent") the responsibility for paying some or all of the transmission service charges payable by the Customer and the responsibility for satisfying the wholesale metering requirements and associated obligations specified in Chapter 6 of the Market Rules (including the appendices to that Chapter). Any such designation shall be made on the basis of delivery points and associated connection points with respect to which the Customer has transferred the obligations to the Transmission Customer Agent.

Where the Customer wishes to so designate another entity as its Transmission Customer Agent, the Customer and the Transmission Customer Agent shall sign the form set out below and return it to the Transmitter. Once the designation takes effect, the transmission service charges payable by the Transmission Customer Agent will be calculated by the IESO as though the Transmission Customer Agent were the Customer with respect to the designated connection points at the applicable delivery points. Except as otherwise provided in Schedule B, the demand designated to the Transmission Customer Agent by the Customer shall not be aggregated with any demand for which (a) the Customer retains the obligation to pay transmission service charges, (b) the Customer designates the obligation to another entity, or (c) another customer of the Transmitter designates the obligation to the Transmission Customer Agent.

Transmission Customer Designation Form

The undersigned Customer hereby transfers to the undersigned Transmission Customer Agent, and the undersigned Transmission Customer Agent hereby assumes and agrees to honour, all obligations and responsibilities for each Registered Wholesale Meter and the payment of transmission service charges associated with the connection points listed below. This transfer of obligations and responsibilities is in accordance with Schedule B of the Connection Agreement between the Customer and the Transmitter. The undersigned Transmission Customer Agent hereby agrees to register as a market participant with the IESO and to be subject to all of the requirements of the Market Rules for the purposes of payment of transmission service charges associated with the delivery points and associated connection points listed below. The Customer and the Transmission Customer Agent, as applicable, undertake to notify and oblige their respective Metering Service Provider(s) to ensure that the Metering Registry data maintained by the IESO in accordance with Chapter 6 of the Market Rules (including the appendices to that Chapter) is updated consistent with this designation.

List of delivery points and associated connection points for which obligations and responsibilities are transferred:

Delivery point	Description of associated connection points

<u>On Behalf of Customer</u> Signed: _____ Title: _____ Date: _____ Business Name and Address: _____ _____ _____ _____	<u>On Behalf of Transmission Customer Agent</u> Signed: _____ Title: _____ Date: _____ Business Name and Address: _____ _____ _____ _____
--	---

Received by Transmitter

Business Name: _____

Signed: _____

Title: _____

Date: _____

The designation contained herein shall become effective once the Metering Service Provider(s) for the Customer and the Transmission Customer Agent submit(s) the information required in accordance with the change management process for the Metering Registry maintained by the IESO.

SCHEDULE C
CURE PERIODS FOR DEFAULTS

C.1. The Cure Period for a Financial Default shall be:

- (a) seven business days; or
- (b) ten business days, where notice has been given to the Transmitter under section 19.4.1.

C.2. The Cure Period for a Non-financial Default shall depend on the impact of the Non-financial Default, determined by the Non-defaulting Party as follows:

Impact of Default	Description	Cure Period
Safety - Immediate	A Non-financial Default that could result in immediate injury or loss of life (e.g., exposed wires, destroyed station fence, etc.).	Promptly
Safety - Potential	A Non-financial Default that could result in injury or loss of life if a single contingency were to occur (e.g., substandard grounding)	Promptly
Environment – Immediate	A Non-financial Default that could result in immediate adverse effects on land, air, water, plants, or animals	Promptly
Asset Integrity	A Non-financial Default that could adversely affect the ability of an asset to operate within prescribed ratings (voltage, thermal, short circuit) or be maintained to required standards for the purpose of prolonging the lifespan of the asset or satisfying safety or environmental requirements	Promptly
Environmental - Potential	A Non-financial Default that could, if a single contingency were to occur, result in adverse effects on land, air, water, plants, or animals	30 days
Power Quality	A Non-financial Default that could result in a variation in electric power service that could cause the failure or improper or defective operation of end-use equipment, such as voltage sag, overvoltage, transients, harmonic distortion and electrical noise	30 days

C.3. Where a Non-financial Default can have more than one impact and the impacts have different Cure Periods, the shortest of the Cure Periods shall apply.

SCHEDULE D
FAULT LEVELS AND MODIFICATIONS REQUIRING APPROVAL BY THE TRANSMITTER

D.1. FAULT LEVELS

[to be completed by the Parties and updated as required, using Attachment D1 or an amended version of Attachment D1 if desired]

D.2. MODIFICATIONS REQUIRING APPROVAL BY THE TRANSMITTER

D.2.1. In accordance with sections 28.2.5 and 28.2.6, the following modifications to the Customer's facilities may not be made by the Customer without the prior approval of the Transmitter:

[to be completed by the Parties]

Attachment D1

Fault Levels
(as permitted by section D.1 of Schedule D)

Tariff Delivery Point	Supply Voltage (kV)	Tx Connection Point Number	Tx Connection Point	Fault Level (kA)

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SCHEDULE E
GENERAL TECHNICAL REQUIREMENTS

1.1 Guidelines of Reliability Organizations

- 1.1.1. Customers and Transmitters shall follow all reliability organizations' standards as they may be amended from time to time.
- 1.1.2. The Transmitter shall provide to Customers upon request, the address and contact persons at the relevant reliability organization.

1.2 Isolation from the Transmission System

- 1.2.1. The Customer shall provide an isolating disconnect switch or device at the point or junction between the Transmitter and the Customer, i.e., at the point of the interconnection, which physically and visually opens the main current-carrying path and isolates the Customer's facility from the transmission system.
- 1.2.2. The isolating disconnect switch shall meet the following criteria:
 - 1.2.2.1. it shall simultaneously open all phases (i.e., group-operated open/close) to the connection;
 - 1.2.2.2. it shall be lockable in the open and closed positions;
 - 1.2.2.3. when the device is used as part of the HVI failure protection system, it shall be motor-operated and equipped with appropriate control circuitry; and
 - 1.2.2.4. it shall be suitable for safe operation under the conditions of use.

1.3 Protection and Control

- 1.3.1. The protection systems, which protects transmission system elements, shall be capable of minimizing the severity and extent of disturbances to the transmission system while themselves experiencing a first-order single contingency such as the failure of a relay protection system to operate or the failure of a breaker to trip. In particular:
 - 1.3.1.1. the elements designated by the Transmitter as essential to system reliability and security shall be protected by two protection systems. Each system shall be independently capable of detecting and isolating all faults on those elements. These elements shall have breaker failure protection, but breaker failure protection need not be duplicated. Both protection systems shall initiate breaker failure protection;
 - 1.3.1.2. to reduce the risk of both systems being disabled simultaneously by a single contingency, the protection system designs shall not use components common to the two systems;
 - 1.3.1.3. the use of two identical protection systems is not generally recommended, because it increases the risk of simultaneous failure of both systems due to design deficiencies or equipment problems;
 - 1.3.1.4. the protection systems shall be designed to isolate only the faulted element. For faults outside the protected zone, each protection system shall be designed either not to operate or to operate selectively in coordination with other protection systems;
 - 1.3.1.5. Customer protection settings for protections affected by conditions on the transmission system shall be coordinated with those of the transmission system;
 - 1.3.1.6. protection systems shall not operate to trip for stable power swings following contingencies that are judged by protection system designers as not harmful to the transmission system or its Customers;
 - 1.3.1.7. the components and software used in all protection systems shall be of proven quality for effective utility application and following good utility practice;
 - 1.3.1.8. critical features associated with the operability of protection systems and the high voltage interrupting device (HVI) shall be annunciated or monitored;
 - 1.3.1.9. the design of protection systems shall facilitate periodic testing and maintenance. Test facilities and procedures shall not compromise the independence of the redundant protection systems. Test switches shall be used to eliminate the need to disconnect wires during testing;
 - 1.3.1.10. the two protection systems shall be supplied from separate secondary windings on one voltage transformer or potential device and from separate current transformer secondary windings, i.e., from two separate current transformers;
 - 1.3.1.11. separately fused and monitored DC sources shall be used with the two protection systems. For all generating Facilities connected to the transmission system, two separate DC station battery banks shall be required to provide the required degree of reliability; and
 - 1.3.1.12. protection system circuitry and physical arrangements shall be designed to minimize the possibility of incorrect operations from personnel error.

- 1.3.2. Specific protection and control practices and equipment requirements are set out in Schedule G of this Agreement.
- 1.3.3. Transmitters and Customers should apply protection systems, using the typical tripping matrix for transmission system protection shown in Exhibit E.2, of this Schedule E.
- 1.4. Insulation Coordination**
- 1.4.1. Equipment connected to the transmission system shall be protected against lightning and switching surges. This shall include station shielding against direct lightning strokes, surge protection on all wound devices, and cable/overhead interfaces.
- 1.4.2. A tap connected to a shielded transmission circuit shall also be shielded.
- 1.4.3. The Transmitter shall review surge arrester ratings.
- 1.4.3.1. The Transmitter shall provide all relevant Information, e.g., ratings, to Customers upon request. The Transmitter, however is not responsible for the adequacy of design or correctness of the operation of any equipment or apparatus including the surge arrester(s).
- 1.5. Grounding**
- 1.5.1. Grounding installations shall be capable of carrying the maximum foreseeable fault current, for the duration of such fault currents, without risking safety to personnel that may be present on site when a fault occurs, damage to equipment, or interference with the operation of the transmission system.
- 1.5.2. Each transformer, switching, or generating station shall have a ground grid on which all metallic structures, metallic equipment and non-energized metallic equipment are solidly connected. The size, type and requirements for the ground grid are site-specific, depending on such factors as soil conditions, station size, and short-circuit level.
- 1.5.3. The Transmitter shall review the ground potential rise (GPR) study submitted by the Customer at the Customer's cost. The Customer shall comply with the Bell System Practices as they may be amended or modified from time to time and the IEEE standard 487 as it may be amended or modified from time to time for providing special high-voltage protection devices on metallic communication cables. The Transmitter assumes no responsibility for the adequacy of design or correctness of the operation of any equipment or apparatus associated with the Customer's installation.
- 1.5.4. The placement of any additional grounding points on the transmission system shall require the approval of the Transmitter. The Transmitter shall give its approval if it is satisfied that the reliability of its transmission system is not affected.
- 1.6. Telemetry, Monitoring, and Telecommunications**
- 1.6.1. Transmitters shall advise Customers of the performance and details of required telemetering facilities that serve them. Some requirements depend on the size and specific location of the connection to the transmission system. As a minimum, telemetry shall be required for the flow of real and reactive power through circuits and transformers, the voltages at selected points, and the status (open or closed) of switching elements.
- 1.6.2. A Transmitter may require a Customer to install monitoring equipment to track the performance of its facilities, identify possible protection system problems, and provide measurements of power quality. The responsibility for costs will be as determined by the Board. As required, the monitoring equipment shall perform one or several of the following functions:
- 1.6.2.1. sequence of events recording (SER) to record protection related events at a connection;
- 1.6.2.2. digital fault recording (DFR) to permit analysis of transmission system performance under normal and abnormal conditions; or
- 1.6.2.3. power quality monitoring (PQM) to record voltage transient surges, voltage sags and swells, voltage unbalance, supply interruptions, frequency variations and other voltage and current waveform monitoring.
- 1.6.3. Customers' telecommunications facilities shall be compatible with those of the Transmitter and have similar reliability and performance characteristics. At the Transmitter's discretion, some or all of the following functions may require telecommunication: protective relaying; system control and data acquisition (SCADA); voice communication; and special protection systems (e.g., generation rejection or runback).
- 1.6.4. Telecommunication facilities, design details, and performance requirements, associated with Customers' facilities, shall be provided at the Customer's expense.
- 1.6.5. The Customer shall bear all costs, without limitation, of providing the same telemetry data required under the Market Rules, associated with its facilities to the Transmitter and providing all required connection inputs to the Transmitter's disturbance-monitoring equipment, except:
- 1.6.5.1. where the connection inputs to the Transmitter's disturbance-monitoring equipment are of mutual benefit to the Customer and the Transmitter, in which circumstance the Customer and Transmitter shall share the cost of providing the data in proportion to the benefits received; or
- 1.6.5.2. where the connection inputs to the Transmitter's disturbance-monitoring equipment are required only for the Transmitter's benefit, in which case the transmitter shall pay all of the costs associated with providing the data.
- 1.7. Inspecting and Commissioning Procedures**
- 1.7.1. Customers shall ensure that any new or replacement equipment that they own is inspected and tested before initial connection to the transmission system. The initial verification tests shall confirm that the connection of the Customer's facility to the transmission system:







- 1.7.1.1. does not pose any safety hazards;
 - 1.7.1.2. does not adversely affect operation of the transmission system in a material manner; and
 - 1.7.1.3. does not violate any requirement of the Code or this Agreement.
- 1.7.2. The Transmitter has the right to inspect the Customer's facility and witness commissioning tests related to any new or replacement equipment that could reasonably be expected to adversely affect the transmission system. The initial verification shall include high-voltage interrupting devices, line disconnect switches, the line and bus connections from the dead-end structure to Customer's facility, power transformers, surge arresters, DC batteries, and station service systems, protection, metering, and communication systems. The Customer shall have the right to the inspection reports relating to such facility.
- 1.7.3. The Transmitter assumes no responsibility for the adequacy of design or correctness of the operation of any equipment or apparatus associated with the Customer's installation. The Transmitter shall notify the Customer of its findings regarding any potential problems or limitation of such equipment or apparatus owned by the Customer, without any responsibility.
- 1.7.4. The Customer shall advise the Transmitter of the commissioning program in writing, thirty business days before it proposes to begin the commissioning tests. The written notice shall include the connection commissioning schedule, the proposed test procedure, the test equipment to be used, and the transmission system conditions required, and also the name of the individual responsible for coordinating the proposed tests on the Customer's behalf.
- 1.7.5. Within fifteen business days of receiving the notice, the Transmitter shall notify the Customer that it:
- 1.7.5.1. agrees with the proposed connection commissioning program and test procedures; or
 - 1.7.5.2. requires changes in the interest of safety or maintaining the reliability of the transmission system, and that such changes shall be sent to the Customer promptly.
- 1.7.6. If the Transmitter requires changes, then the Parties shall act in good faith to reach agreement and finalize the commissioning program within a reasonable period.
- 1.7.7. The Customer shall submit the results of the commissioning tests to the Transmitter and must demonstrate that all its equipment complies with the Code and this Agreement.
- 1.7.8. If the commissioning test reveals non-compliance with one or more requirements of the Code or this Agreement, the Customer whose equipment was tested shall promptly meet with the Transmitter and agree on a process aimed at achieving compliance.
- 1.7.9. The Transmitter may withhold permission to complete the commissioning and subsequent connection of the Customer to the transmission system if the relevant equipment fails to meet any technical requirement stipulated in the Code or this Agreement.
- 1.7.10. All reasonable costs incurred or associated with Transmitter's witnessing of the verification tests shall be borne by the Customer.
- 1.8. Procedures for Maintenance and Periodic Verification**
- 1.8.1. The Transmitter, using good utility practice, may specify the maintenance criteria and the maximum time intervals between verification cycles for those parts of Customers' facilities that may materially adversely affect the transmission system. The obligations for maintenance and performance re-verification shall be stipulated in the appropriate schedule to this Agreement.
- 1.8.2. Test switches shall be provided to isolate current and potential transformer input to the relays as well as a set of switches to isolate the relays tripping outputs from the power equipment control circuitry.
- 1.8.3. The reasonable cost of conducting maintenance and verification tests shall be borne by the Customer.
- 1.8.4. The Transmitter may appoint a representative to witness relevant maintenance and verification tests and the Customer shall permit the representative to be present while those tests are being conducted.
- 1.8.5. To ensure that the Transmitter's representative can witness the relevant tests, the Customer shall submit the proposed test procedures and a test schedule to the Transmitter not less than ten business days before it proposes to carry out the test. Following receipt of the request, the Transmitter may delay for technical reasons the testing for as long as ten business days. The Transmitter will use best efforts to make the required test date.
- 1.8.6. The reasonable costs associated with the witnessing of verification tests by the Transmitter's representative shall be borne by the Customer.
- 1.8.7. If a verification test reveals that the electrical equipment or protective relay system covered under the operations schedule does not comply with requirements, the Customer shall:
- 1.8.7.1. promptly notify the Transmitter of that fact;
 - 1.8.7.2. promptly advise the Transmitter of its proposed remedial steps and its timetable for their implementation;
 - 1.8.7.3. diligently undertake appropriate remedial work and provide the Transmitter with monthly reports on progress; and
 - 1.8.7.4. conduct further tests or monitoring on completing the remedial work, to confirm compliance with the relevant technical requirements.
- 1.8.8. The Transmitter's reasonable costs associated with witnessing the performance tests following remedial work shall be borne by the Customer.

- 1.8.9. Customers shall make their maintenance records and verification test results, including up-to-date as-built drawings, available to the Transmitter upon request.

SCHEDULE E (CONT'D)

Exhibit E.1 Protection System Symbols and Devices

Protection Systems - Symbols and Device Functions

51B	Transformer Phase Backup
50 / 51	Instantaneous / Timed Overcurrent
51V	Voltage Controlled Overcurrent
64	Line Ground Protection
79-25	Synchronizing Relay
A21 / B21	Line Phase Protection - A&B Group
A27 / B27	Undervoltage - A&B Group
A59 / B59	Overvoltage - A&B Group
A64-27 / B64-27	Ground Undervoltage - A&B Group
A64-59 / B64-59	Ground Overvoltage - A&B Group
A81U / B81U	Underfrequency - A&B Group
A81O / B81O	Overfrequency - A&B Group
A87 / B87	Transformer Differential - A&B Group
F	Failure Protection
L1, L2	Supply Line
T1, T2	Power Transformer
RT/TT	Remote or Transfer Trip for HVI Device Failure Protection
	Circuit Breaker
	Circuit Breaker with Reclosure
	HV Interrupting Device
	a) Circuit Breaker
	b) Circuit Switcher
	c) Vacuum Interrupter
	Motor Operated Disconnect Switch
	HV Transformer Bushing
	LV Transformer Bushing

SCHEDULE E (CONT'D)

Exhibit E.2 Typical Transmission System Protection Tripping Matrix

The following is a simplified tripping matrix showing the breakers that trip for different protection systems on the transmission system based on a single line supply to a Customer station or a transmitter's tapped transformer station operating, at the high voltage side, above 50 kV 50kV. The type of Customer (i.e., load or Generator) station configuration and other site-specific factors will influence the desired tripping matrix. The same approach can be applied to large 44-kV developments. In some applications, it may be desirable to trip the MV breaker for Line ZI/T operations instead of the HV Breaker.

PROTECTION FUNCTION	INITIATING PROTECTION							
	LINE ZI	LINE ZT	TTR LOCAL	XFRM	BUS	B/F HV	FRAME LEAK *	B/F MV
TRIP HV BREAKERS	T	T		T	T	T	T	T
HV BREAKER FAILURE	I	I		I	I			
HV AUTO-RECLOSE	C	C		C	C	C	C	C
BREAKERS			T	T	T	T	T	T
MV BREAKER FAILURE			I	I	I		I	
MV AUTO-RECLOSE					C	C	C	C
TTT	S					S	S	
OPEN XVR DISC				I				
TRIP ADJACENT HV ZONES								
TRIP ADJACEENT MV ZONES								

T – trip breakers

I – initiate

C – cancel

S – send signal

HV – high voltage

TTR/T – transfer trip receive/transmit

ZI/T – impedance instantaneous/timed

B/F – breaker failure

MV – medium voltage

* - Frame leakage protection is normally associated with 500kV breakers

All transmission system elements, including breakers, in the zones of protection shall be fitted with redundant protection systems if devices operated at more than 50 kV, except as noted.

All breakers in the zone of protection that includes devices operated at more than 50 kV shall be fitted with the non-redundant breaker failure-protection systems. Transmission system reliability, as determined by the IESO, may require breaker failure protection on the transformer MV breaker.

The Customer must be able to isolate (self-contain) his internal problems without having a major impact on the transmission system. Under certain circumstances, HV breakers may not be required for load Customer step-down transformers, provided that a motorized disconnect switch and redundant communication channels and paths are provided to isolate the transformer at the terminal stations if a fault occurs in the transformer zone of protection.

Medium-voltage buses require either duplicated differential protection or a single differential protection with an overcurrent backup.

SCHEDULE F ADDITIONAL TECHNICAL REQUIREMENTS

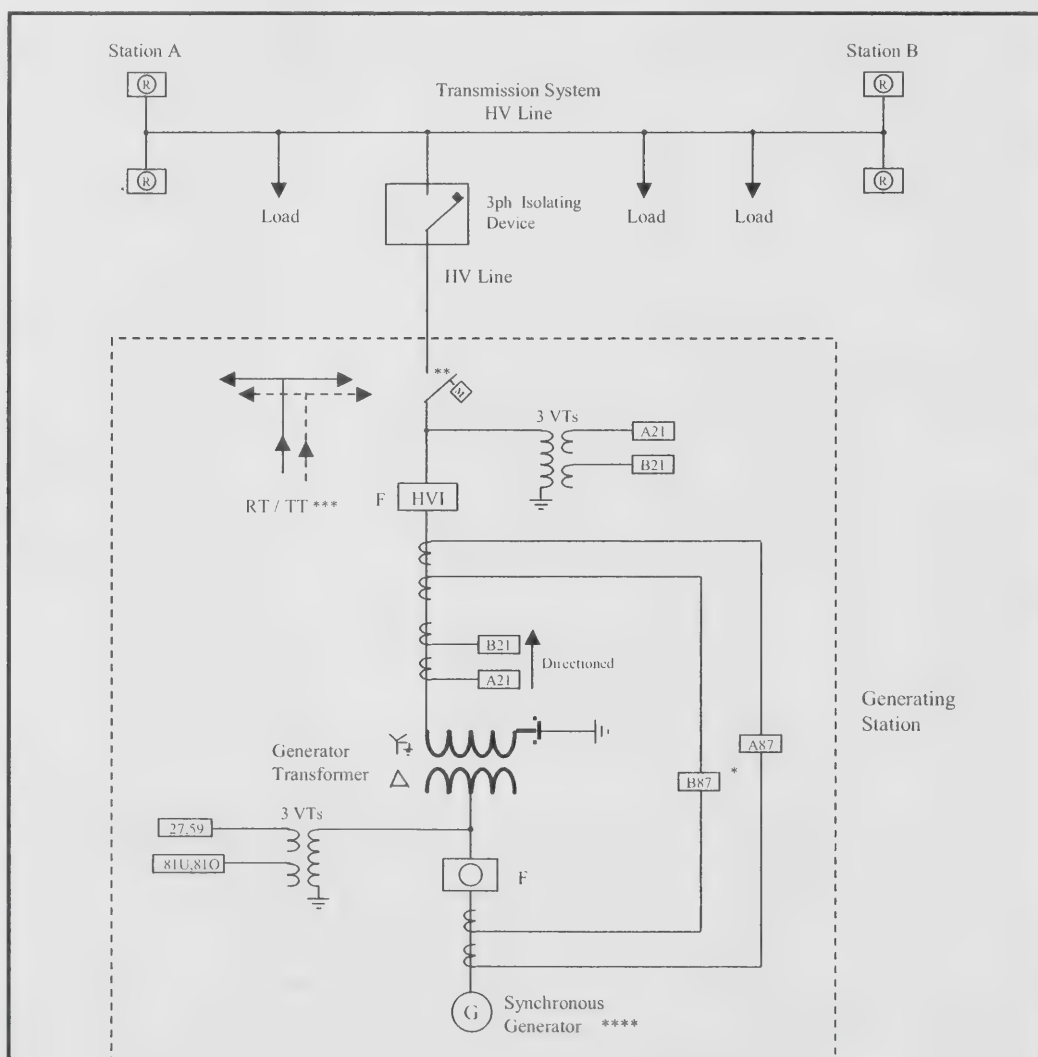
1.1 Supply Considerations

- 1.1.1 A high-voltage interrupting device (HVI) shall provide a point of isolation for the Generator's station from the transmission system. HVIs shall be provided with appropriate back-up protection. The HVI shall be a circuit breaker unless the Transmitter authorizes another device.
- 1.1.2 The HV side of the Generator's transformer shall be protected by surge arresters.
- 1.1.3 All protection systems shall be redundant and be complete with separate trip auxiliary relays and separately fused DC supplies.
- 1.1.4 The standard transformer winding connection for large Generators is LV delta – HV wye. Any other winding connections shall require the approval of the Transmitter. The Transmitter shall give its approval if it is satisfied that the reliability of its transmission system is not affected.
- 1.1.5 The method of grounding the neutral of all power transformer primary windings shall require the approval of the Transmitter. The Transmitter shall give its approval if it is satisfied that the reliability of its transmission system is not affected.
- 1.2 Typical Generator Protection**
- 1.2.1 The typical technical requirements for Generator protection should be followed, as set out in Exhibit E.1 of Schedule E and Exhibits F.1 and F.2 of this Schedule F.
- 1.2.2 The typical Generator protections used are shown in Exhibit F.3 of this Schedule F.
- 1.3 Protection against Internal Faults**
- 1.3.1 The Generator shall provide a protection package to detect and isolate faults on its equipment as required by the Transmitter to respect the stability and reliability of the transmission system, equipment ratings, and safety requirements.
- 1.3.2 Transmission system reliability may require two transformer differential protections (A87, B87) and low-voltage breaker failure protection, as shown in Exhibit F.2 of this Schedule F.
- 1.3.3 When two transformer differential protections are not required, one transformer differential and one overcurrent protection shall suffice. The timing of this overcurrent protection shall not exceed 1.6 seconds. The Customer shall coordinate all its internal overcurrent protections.
- 1.4 Protection against External Faults**
- 1.4.1 The technique used for ground detection varies according to and depends on the type of winding configuration chosen for the power transformer.
 - 1.4.1.1 if the transformer is connected ungrounded wye or delta on the primary, then ground undervoltage (64-27) and ground overvoltage (64-59) protections as shown in Appendix I1 are required to detect ground faults.
 - 1.4.1.2 where the Transmitter has accepted a solidly grounded wye connection on the primary (Yg/D or Yg/Yg), ground overcurrent (64) protection(s) in the transformer neutral may be used to detect ground faults, as shown in Exhibit G.2 of Schedule G.
- 1.4.2 Typical protections that may be installed are: Distance Instantaneous and Timed (21), Phase Directional Overcurrent (67), Voltage Restrained Overcurrent (51V), Overcurrent (50/51), and Undervoltage (27), as shown in Exhibits F.1 and F.2 of this Schedule F.
- 1.4.3 To provide reliable phase-fault detection, the timed distance protection shall overreach the apparent impedance of the transmission line.
- 1.4.4 A remote/transfer trip system may be required to trip one or more breakers at the Generator's station or to trip breakers at a remote station.
 - 1.4.4.1 generator protections that initiate opening of the remote supply breakers on the transmission system shall at the same time initiate opening of the main transformer high-voltage disconnect switch or line disconnect switch.
 - 1.4.4.2 a signal that opens remote breakers on the transmission system shall be automatically removed when the main transformer disconnect switch or line disconnect switch opens. The signal shall only "seal-in" if the disconnect switch fails to open.
 - 1.4.4.3 for DC remote tripping or transfer tripping, Generators shall provide all necessary equipment associated with two monitored teleprotection channels of adequate conductance between the Customer's station and one of the Transmitter's terminal stations or tapped stations. Normally two circuits in the same cable would be acceptable, but to satisfy transmission system requirements, two separate cables following separate routes may be required. Generators shall use relays and associated equipment following good utility practice guidelines and are compatible with the Transmitter's remote trip or transfer trip equipment.
- 1.4.5 The protective setting to detect islanding/abnormal condition for smaller Generators shall be different from that used for larger Generators.
 - 1.4.5.1 protections that may be required to detect islanding/abnormal conditions include, but are not limited to, Overvoltage (59), Undervoltage (27), Voltage balance (60), Overfrequency (81 O), and Underfrequency (81 U), as shown in Exhibits F.1 and F.2 of this Schedule F.
 - 1.4.5.2 the frequency-protection settings on larger generating units shall coordinate with the provincial load-shedding system and with requirements of reliability organizations.
- 1.4.6 Blocking relays (21 BL) with remote signal-sending auxiliaries at the generating station and receiving auxiliaries at the transmission (terminal) station(s) may be required to prevent the Transmitter's distance relays from operating due to faults on the Generator's low-voltage bus. Communication media between the stations, similar to a single remote/transfer trip channel, would then be required for the blocking system, to prevent incorrect relay operation for this condition.
- 1.5 Autoclosure and Manual Energization**

- 1.5.1 The Generator shall provide suitable equipment to protect its plant and equipment for any conditions on the transmission system such as reclosing, faults, and voltage unbalance.
- 1.5.2 Following a protection operation on a transmission line, the transmission breakers, located mainly in network switching and/or transformation stations, shall autoreclose after a certain time delay. Where the Generator is directly connected to the transmission line, or for configurations where the Generator could be damaged by autoreclosure of the line, the Generator shall provide a reliable means of disconnecting its equipment before autoreclosure. The Generator is responsible for protecting its own equipment and the Transmitter is not liable for damage to the Generator's equipment except as stipulated in section 15 of this Agreement. The Generator may request a means of supervising the transmission autoreclosure prior to the disconnection of its equipment e.g. changes in protection logic at one or both stations to reduce the risk of such events. The criteria governing the use of reclosures are set out in the Ontario Hydro "Policies, Principles & Guidelines" document "C-3.4.1(R1), Automatic Reclosure and Manual Energization on Bulk System Electricity Circuits", which was in effect as of April 1, 1999.
- 1.5.3 A Generator's transmission system breaker shall not autoreclose without the Transmitter's approval.
- 1.5.4 Manual energization of a Transmitter's line by a Generator's facilities is permitted only under the Transmitter's direction.

EXHIBIT F.1

SCHEDULE F (CONT'D)
TYPICAL GENERATOR PROTECTION REQUIREMENTS



NOTES.

* System security may dictate two transformer differential protections. If not required, a HV backup relay (51B) is acceptable provided satisfactory settings can be applied.

** May be included as integral part of HVI.

*** RT may be duplicated at Transmitter discretion.

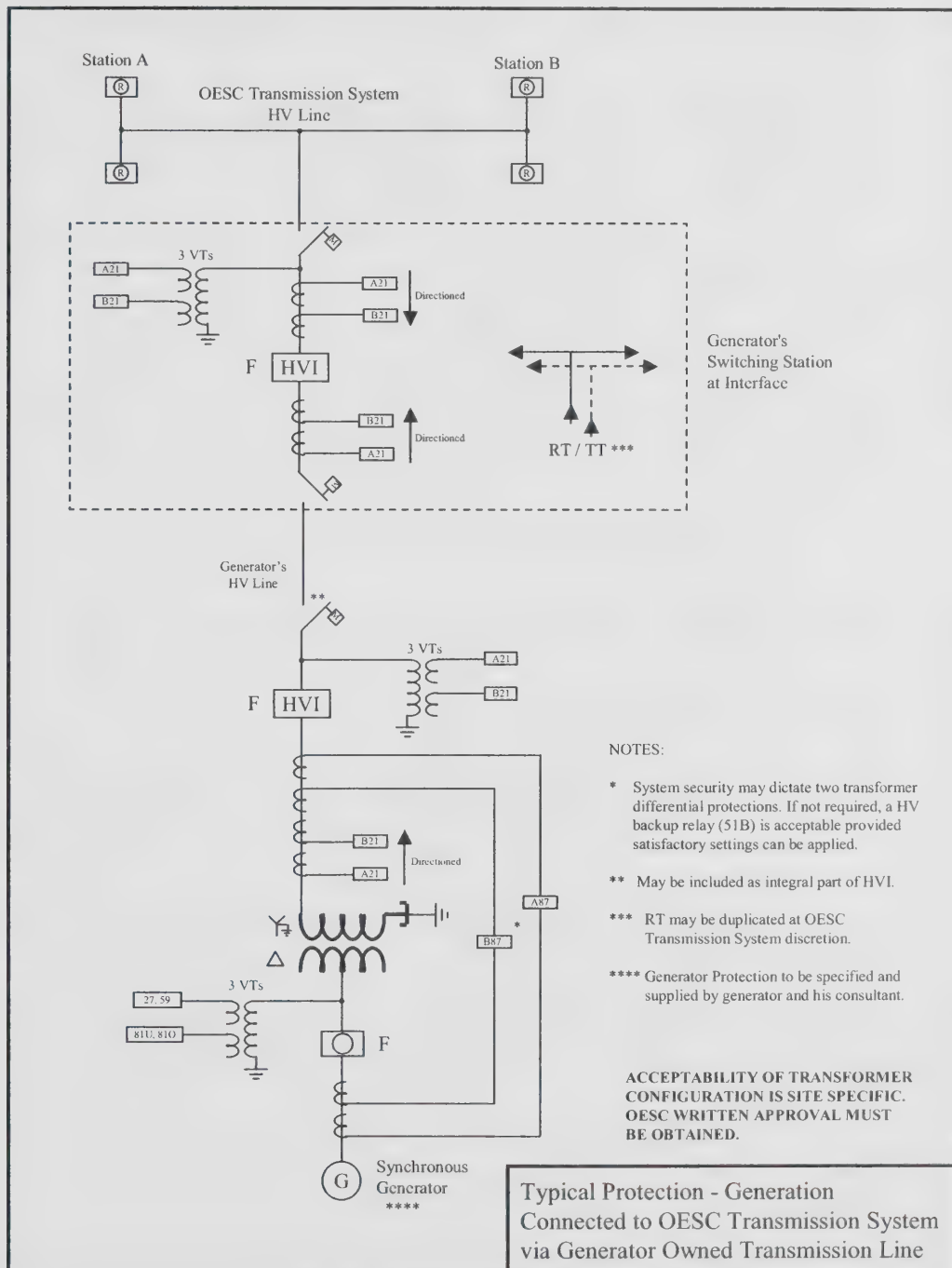
**** Generator Protection to be specified and supplied by generator and consultant

ACCEPTABILITY OF TRANSFORMER CONFIGURATION IS SITE SPECIFIC.

**Typical Protection - Generation
Connected to Transmission System**

EXHIBIT F.2

TYPICAL GENERATOR-OWNED TRANSMISSION LINE PROTECTION REQUIREMENTS



SCHEDULE F (CONT'D)

EXHIBIT F.3

TYPICAL GENERATOR PROTECTIONS

The following are typical Generator protections. The actual ones are to be specified and supplied by the Generator and his consultants. The Transmitter will be interested in the capabilities and settings of the frequency protections and voltage protections. The settings of the frequency protections on large units must comply with NPCC performance requirements. All protections settings must be submitted to the Transmitter and the IESO.

Typical Protections

Thermal Units	Protections	Hydraulic Units	Protections
Differential	A87,B87	Differential	A87,B87SP
Stator Ground	A64N,B64N	Stator Ground	A64N,B64N
Loss of Excitation	A40,B40	Loss of Excitation	B40
Phase Unbalance	A46,B46	Phase Unbalance	A46
Over/under frequency	B81H,B81L	Overvoltage	A59
Over/under excitation	A59H,A59L	Phase Backup	B21B
Out-of-step	B21	Over/under frequency	B81H,B81L
Low Forward Power	A32,B32	Condense-to-Generate	B81-83
Sup Start Phase	A50S		
Sup Start Ground	A64S		
U/F Supervision	A81S		
Speed Switch	A14S		

SCHEDULE G

PROTECTION SYSTEM REQUIREMENTS

- 1.1 Telecommunications
 - 1.1.1 The telecommunication facilities, used for protection purposes, shall have a level of reliability consistent with the required performance of the protection system.
 - 1.1.2 Transmitters shall specify telecommunication channel media and protective systems.
 - 1.1.3 Telecommunication circuits used for the protection and control of the transmission system shall be dedicated to that purpose.
 - 1.1.4 Where each of the dual protections protecting the same system element requires communication channels, the equipment and channel for each protection shall be separated physically and designed to minimize the risk that both protections might be disabled simultaneously by a single contingency.
 - 1.1.5 Telecommunication systems shall be:
 - 1.1.5.1 designed to prevent unwanted operations such as those caused by equipment or personnel;
 - 1.1.5.2 powered by the station's batteries or other sources independent from the power system; and
 - 1.1.5.3 monitored in order to assess equipment and channel readiness.
 - 1.1.6 Major disturbances caused by telecommunication failures shall have annual frequency of less than 0.002 per year from the dependability aspect and less than 0.002 per year from the security aspect.
 - 1.1.7 Telecommunication protection for a single transmission system circuit shall have an unavailability less than forty two (42) minutes per year, and for two circuits it shall be less than four (4) minutes per year.
 - 1.1.8 The telecommunication false-trip rate used as part of a protection system for a single transmission system circuit shall be not more than 0.1 false trips per year, and for two circuits it shall be not more than 0.001 false trips per year.
 - 1.1.9 Total transmission system circuit trips coincident with telecommunications failure shall be not more than 0.001 per year.
- 1.2 Test Schedule for Relaying Communication Channels
 - 1.2.1 Communication channels associated with protective relaying shall be tested at periodic intervals to verify that the channels are operational and that their characteristics lie within specific tolerances. The testing consists of signal adequacy tests and channel performance tests.
 - 1.2.1.1 Signal adequacy test intervals are:
 - 1.2.1.1.1 Channels - for Protection (unmonitored) at one (1)-month intervals; and
 - 1.2.1.1.2 Channels - for Protection (monitored) at twelve (12)-month intervals.

- 1.2.1.2. Channel performance testing on leased communication circuits shall be conducted at 24-month intervals, while intervals for testing power line carrier equipment shall be equipment-specific.

1.3. Verification and Maintenance Practices

- 1.3.1. Customers shall perform routine verifications of protection systems on a scheduled basis in accordance with applicable reliability standards. The maximum verification interval is four years for most 115-kV elements, most transformer stations, and certain 230-kV elements and two years for all other high-voltage elements. All newly commissioned protection systems shall be verified within six months of the initial in-service date of the system.
- 1.3.2. Routine verification shall ensure with reasonable certainty that the protections respond correctly to fault conditions.
- 1.3.3. An electrically initiated simulated-fault clearing check is mandatory to verify new protections, after any wiring or component changes are made to a protection, and for routine verification of a protection.
- 1.3.4. Customers shall ensure that the functional testing of protection and metering can be properly performed and that all verification readings are obtainable.
- 1.3.5. The Transmitter shall co-ordinate the initial verification upon receipt of the approved and final set of drawings. The initial verification shall be used during the final commissioning phase of the station and shall be used as a basis for future periodic verifications.
- 1.3.6. Transmitters and Customers shall agree upon the final functional test procedures before the tests begin. If they cannot agree, the supply or continuity of supply shall depend on the performance of the tests that the Transmitter shall require.
- 1.3.7. Before the initial functional tests are performed, the Customer shall supply the Transmitter with written documentation that shall readily provide confirmation that appropriate verifications have been completed and that all calibrations, tests, etc., have been performed. For components that may affect the transmission system (such as relays, meters, etc.), the Customer must satisfy the Transmitter that the proper settings have been applied.
- 1.3.8. Customers shall make available to the Transmitter records of relay calibrations and protection verifications, so that records of the facility's performance can be maintained. The specific records required shall be identified in this Agreement.

1.4. Functional Tests and Periodic Verification

- 1.4.1. Upon verification that the Customer's static tests on protection and control equipment, outlined in the Code and this Agreement, have been satisfactorily completed, a series of tests shall be performed with the equipment in a dynamic mode. These tests shall ensure that the equipment performs correctly when it should and also that it will not operate improperly.
- 1.4.2. These tests are here described only in general terms, since the specific tests to be performed will differ depending on the particular station configuration, the components or equipment used, and the design philosophy of the circuitry.
- 1.4.3. For DC circuitry checks, the logic of the auxiliary circuitry shall be thoroughly checked with the DC applied and the initiating devices suitably energized to initiate the process. When primary relays are the initiating device, the initiation shall be achieved by secondary injection of appropriate electrical quantities to the measuring elements. In certain cases where the sequence of operation is critical, monitoring by a portable sequence-of-events recorder may be required for proper analysis. Operation/tripping of all interrupting/isolating devices shall always be verified, as well as annunciation and target operation.
- 1.4.4. "On potential" checks shall follow all necessary preliminary procedures. The main equipment shall be energized but not placed on load. The Customer shall check all readings of potentials, including determination of correct phasing/phase rotation. The test must also demonstrate that all equipment performs as expected when energized and is in condition to have primary load applied.
- 1.4.5. Customers shall make "On-Load" checks following the application of appropriate load, voltage, current, phase angle or crossed wattmeter readings at the appropriate instrument transformer outputs or protection input points, to ensure that all quantities are appearing as required with respect to magnitude, phase relation, etc. These checks are to determine that relays are properly connected and that the watt and var checks of all indicating and referenced equipment are correct. At times it may be necessary to repeat some or all tests, e.g., relay performance, using load currents.

1.5. Failure Protection for High-Voltage Interrupting Devices (HVIs)

- 1.5.1. Provisions shall be made to clear the fault in case the HVI fails to isolate the fault. The requirements for HVI failure protection vary depending on the maximum permissible fault duration and the location of the connection on the transmission system. Some portions of the transmission system are designed and operated to more stringent requirements to avoid adversely affecting neighbouring transmission systems.
- 1.5.2. In general, the transmission system will require the HVI failure protection to be achieved by using remote or transfer trip circuits.
- 1.5.3. In portions of the transmission system having less stringent requirements, the HVI failure protection may be achieved by opening the motor-operated disconnect switch. If the disconnect switch experiences a flashover, the line protection at the transmission station(s) shall operate to isolate the fault.
- 1.5.4. Automatic ground switches are not acceptable for any new installations for triggering line protection operation following the failure of a HVI.
- 1.5.5. When circuit switchers are used, the interrupter and disconnect switch shall operate independently. Protections that trip the interrupter shall simultaneously initiate opening of the disconnect switch.

- 1.5.6. The DC voltage supplied to the interrupter and disconnect switch shall be fed from separately fused and monitored DC supplies: that is, by two (2) DC cables to the control cabinet.

1.6. Instrument Transformers

- 1.6.1. Current transformer output shall remain within acceptable limits for all anticipated fault currents and for all anticipated burdens connected to the current transformer.
- 1.6.2. Current transformers shall be connected so that adjacent relay protection zones overlap.
- 1.6.3. Voltage transformers and potential devices shall have adequate volt-ampere capacity to supply the connected burden while maintaining their accuracy over the specified primary voltage range.
- 1.6.4. For each independent protection system, separate current and voltage transformer or potential device secondary windings shall be used, except on low-voltage devices.
- 1.6.5. Interconnected current transformer secondary wiring and voltage transformer secondaries shall each be grounded at only a single point.

1.7. Battery Banks and Direct Current Supply

- 1.7.1. The Customer shall ensure that if either the battery charger fails or the AC supply source fails, the station battery bank shall have enough capacity to allow the station to operate for at least eight hours for a single battery system or at least six hours for each of the batteries in a two battery system.
- 1.7.2. Critical DC supplies shall be monitored and annunciated such as relay protection circuits and high voltage interrupters (HVIs).
- 1.7.3. For all generating facilities connected to the transmission system, two separately protected (fuse/breaker) and monitored DC station battery systems are required.
- 1.7.4. For tap transformer stations, one protected (fuse/breaker) monitored DC station battery system is required unless two systems are specified by the Transmitter.
- 1.7.5. Where two battery systems are required, there shall be a battery transfer scheme.
- 1.7.6. Where the use of a single battery system is allowed, the following conditions shall be met:
- 1.7.6.1. it can be tested and maintained without removing it from service;
- 1.7.6.2. each protection system shall be supplied from physically separated and separately fused direct current circuits; and
- no single contingency other than failure of the battery bank itself shall prevent successful tripping for a fault.

SCHEDULE H

FACILITIES DEEMED COMPLIANT AND OBLIGATION TO COMPLY

H.1. IDENTITY OF DEEMED COMPLIANT FACILITIES

- H.1.1. The following Customer facilities are deemed compliant in accordance with section 4.6.1 of the Code:
[to be completed by the Parties, including identity of the facilities and the extent of non-compliance]
- H.1.2. The following Transmitter's transmission facilities are deemed compliant in accordance with section 4.6.1 of the Code:
[to be completed by the Parties, including identity of the facilities and the extent of non-compliance]

H.2. COMING INTO COMPLIANCE

- H.2.1. The Transmitter may, where the Board has approved its rules and procedures referred to in section 4.6.3 of the Code, require that some or all of the Customer's facilities to which section 4.6.1 of the Code applies be brought into actual compliance with the basic general performance standards and technical requirements set out in the Code, including in Appendix 2. The Transmitter may impose this requirement in relation to such facilities whether or not they are identified in section H.1.1. The Transmitter may impose this requirement only:
- (a) in relation to that portion of the Customer's facilities in respect of which the Transmitter has made a determination referred to in section 4.6.2 of the Code; and
- (b) in accordance with the Transmitter's Board-approved rules and procedures referred to in section 4.6.3 of the Code.
- H.2.2. The Customer shall, upon being required by the Transmitter to do so under section H.2.1, bring its facilities into actual compliance with the basic general performance standards and technical requirements set out in the Code, including in Appendix 2, to the extent required by the Transmitter and in accordance with the rules and procedures referred to in section H.2.1(b). Responsibility for the costs of bringing such facilities into actual

compliance shall be determined in accordance with the Transmitter's Board-approved rules and procedures referred to in section 4.6.3 of the Code.

- H.2.3. Where Customer facilities are brought into actual compliance under section H.2.2, the Parties shall amend section H.1.1 as required.
- H.2.4. Where the Transmitter's transmission facilities are brought into actual compliance, the Parties shall amend section H.1.2 as required.

SCHEDULE I

EXCHANGE OF INFORMATION

I.1. INFORMATION TO BE PROVIDED BY THE TRANSMITTER

- I.1.1. Subject to section I.1.2, the Transmitter shall, at the Customer's request, provide the following information to the Customer provided that such information is available at the relevant time:
 - (a) feeder amperes per phase;
 - (b) bus voltage;
 - (c) real and reactive power flow per feeder (where available; otherwise per bus level);
 - (d) feeder breaker open/close status;
 - (e) feeder breaker recloser blocked/not blocked status;
 - (f) bus tie breaker open/close status;
 - (g) capacitor bank breaker open/close status; and
 - (h) transformer/bus breaker open/close status.
- I.1.2. The Customer shall be entitled to the information referred to in section I.1.1 only to the extent that:
 - (a) the information relates specifically to the connection of its own facilities;
 - (b) the information is relevant to the connection of its own facilities; and
 - (c) the Transmitter is not prohibited by its confidentiality obligations as set out in the Code or its licence from providing that information to the Customer.
- I.1.3. The Transmitter shall provide the Customer with the following additional information:
 - (a) at the Customer's request, a "relay and breaker trip report" for any operation of a breaker or transfer trip relay and that includes the date and time of the breaker or transfer trip operation and reclose or close, the cause of the incident if known and the quantity of load lost;
 - (b) megawatt and megavar readings, excluding revenue-metered quantities; and
 - (c) [any additional information items as determined by the Parties to be required based on site specific considerations]
- I.1.4. A Transmitter may provide information under section I.1.1 or I.1.3 by means of posting the information on a website that is dedicated to the Customer.

I.2. INFORMATION TO BE PROVIDED BY THE CUSTOMER

- I.2.1. To the extent that it has not already been provided to the Transmitter, the Customer shall provide the Transmitter with the same technical information provided to the IESO during any connection assessment and facility registration processes associated with the Customer's facilities or any new, modified or replacement Customer Facilities. Such information shall be provided in the form outlined in the applicable sections on the IESO's public website.
- I.2.2. The Customer shall provide the Transmitter with updated versions of the technical information referred to in section I.2.1 in the event of a material change in such information.
- I.2.3. The Customer shall provide the Transmitter with such information as the Transmitter may reasonably require in order to perform a Customer Impact Assessment.
- I.2.4. To the extent that it has not already been provided to the Transmitter under another section of this Agreement or is not reasonably expected to already be known by the Transmitter, the Customer shall provide the Transmitter with the date and time at which the Customer's facilities are connected or reconnected to, or disconnected from, the Transmitter's transmission facilities.
- I.2.5. The Customer shall notify the Transmitter in the event that its facilities are not being operated or maintained in accordance with the requirements of this Agreement.

1.2.6. The Customer shall provide the Transmitter with the following additional information:

- (a) the date and time at which any of the Customer's supply circuit breakers or high voltage interrupting switches automatically trips;
- (b) information pertaining to the operation of any of the Customer's automatic protective relays that has an impact on the Transmitter's transmission facilities;
- (c) changes in the Customer's operating setup or operating diagrams relative to the information contained in Schedule A or any updates or amendments thereto;
- (d) at the Transmitter's request, line and load data required for protective relay settings;
- (e) at the Transmitter's request, protective relay settings on equipment protection systems; and
- (f) at the Transmitter's request, annual facility performance data as may be required to enable the Transmitter to meet its reporting obligations to any reliability organization.

1.3. INFORMATION TO BE PROVIDED BY EITHER PARTY

1.3.1. Each Party shall provide the other with the following information:

- (a) any temporary or permanent changes in the configuration of the Party's facilities that may affect the security of those facilities, load distribution, protective relay settings or other parameters;
- (b) details of defective equipment or hazardous conditions that may become known to the Party's Controlling Authority but not to the Controlling Authority of the other Party;
- (c) planned changes in the Party's facilities that affect the operation of those facilities; and
- (d) such other information as the other Party may reasonably require for the purpose of fulfilling its obligations under this Agreement.

1.3.2. Where applicable, the Parties shall amend Schedule A to reflect any information provided by a Party to the other under this Schedule.

SCHEDULE J

CONTACTS FOR PURPOSES OF NOTICE

[To be completed by the Parties]

SCHEDULE K

SPECIAL PROVISIONS

K.1. LIABILITY

- K.1.1. Despite section 15.1.2 but subject to sections K.1.2 and K.1.3, where the Customer uses the Transmitter's breakers as HV interruption devices or for the purpose of synchronizing the Customer's facilities to the Transmitter's transmission system, the Transmitter shall not be liable to the Customer for any damage arising out of such use, even where such damage is arises out of the negligence or wilful misconduct of the Transmitter.
- K.1.2. Subject to section K.1.4, where damage occurs to the Customer's main output transformer ("MOT") due to the negligence or wilful misconduct of the Transmitter, the Transmitter shall be liable to the Customer in an amount equal to:
- (a) the cost of repairing the MOT; or
 - (b) the cost replacing the MOT,
 - (c) whichever is the lower.
- K.1.3. Subject to section K.1.4, where damage occurs to the Customer's electrical equipment upstream of the Customer's MOT but within the powerhouse due to the negligence or wilful misconduct of the Transmitter, the Transmitter shall be liable to the Customer in an amount equal to 45% of the Customer's Party Losses associated with such damage.
- K.1.4. In no event shall the Transmitter be liable to the Customer under section K.1.2 or K.1.3 in an amount greater than \$25 million for any event of negligence or wilful misconduct by the Transmitter. The Parties agree that this limitation of liability applies whether the damage suffered by the Customer is covered under section K.1.2, section K.1.3 or both.
- K.1.5. This section K.1 shall cease to apply in relation to any Party Losses suffered by the Customer that arise out of the negligence or wilful misconduct of the Transmitter on or after the date on which the Customer ceases to use the Transmitter's breakers as HV interruption devices or for the purposes of synchronizing the Customer's facilities to the Transmitter's transmission system.

K.2. CUSTOMER-OWNED BREAKERS

- K.2.1.** Within five years of the date of coming into force of this Agreement, the Parties shall conduct and complete studies concerning the installation by the Customer of its own breakers for HV interruption and for the purposes of synchronizing the Customer's facilities to the Transmitter's transmission system. The Parties shall then determine whether the installation of additional breakers by the Customer is warranted, and shall advise the Board of such determination.
- K.2.2.** Responsibility for any incremental costs incurred by the Transmitter as a result of the Customer not having its own breakers for HV interruption or for the purposes of synchronizing the Customer's facilities to the Transmitter's transmission system shall be determined by the Board.

APPENDIX 1
VERSION A - FORM OF CONNECTION AGREEMENT
FOR LOAD CUSTOMERS

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**APPENDIX 1
VERSION A - FORM OF CONNECTION AGREEMENT
FOR LOAD CUSTOMERS**

This Connection Agreement is made this ____ day of _____, _____,

BETWEEN

_____, a *[insert form of business organization]* duly *[incorporated/formed/registered]* under the laws of *[insert jurisdiction]* (the "Transmitter")

AND

_____, a *[insert form of business organization]* duly *[incorporated/formed/registered]* under the laws of *[insert jurisdiction]* (the "Customer")

(each a "Party" and collectively the "Parties")

RECITALS

WHEREAS the Customer has connected or wishes to connect its facilities to the Transmitter's transmission system.

AND WHEREAS the Transmitter has connected or has agreed to connect the Customer's facilities to its transmission system.

AND WHEREAS in accordance with its licence and the Market Rules the Transmitter has agreed to offer, and the Customer has agreed to accept, transmission service in relation to the Customer's facilities.

NOW THEREFORE in consideration of the foregoing, and of the mutual covenants, agreements, terms and conditions herein contained, the Parties, intending to be legally bound, hereby agree as follows:

**PART ONE
GENERAL**

2. DEFINITIONS

1.1 In this Agreement, unless the context otherwise requires:

1.1.1 "Agreement" means this connection agreement and all of the Schedules;

1.1.2 "Code" means the Transmission System Code issued by the Board and in effect at the relevant time;

1.1.3 "Confidential Information" in respect of a Party means (a) information disclosed by that Party to the other Party under this Agreement that is in its nature confidential, proprietary or commercially sensitive and (b) information derived from the information referred to in (a), but excludes information described in section 21.1;

1.1.4 "Controlling Authority" in respect of a Party means the person appointed by that Party as responsible for performing, directing or authorizing changes in the condition or physical position of electrical apparatus or devices;

1.1.5 "Cure Period" means the period of time given to a Defaulting Party for the purposes of remedying an Event of Default, determined in accordance with section 19.2.1;

1.1.6 "Default Notice" has the meaning given to it in section 19.1.1;

1.1.7 "Defaulting Party" means a Party in relation to whom an Event of Default has occurred or is occurring;

1.1.8 "End of Cure Period Notice" has the meaning given to it in section 19.2.3;

1.1.9 "Event of Default" means a Financial Default or a Non-financial Default;

1.1.10 "Export Transmission Service" has the meaning given to it in the Transmitter's Rate Order;

1.1.11 "Financial Default" in respect of a Party means a failure by that Party to pay an amount to the other Party when due under this Agreement, including failure to pay compensation or indemnification for loss or damage agreed to by the Parties or for amounts determined to be owed to a Party as a result of the settlement or resolution of a dispute arising under this Agreement;

1.1.12 "Force Majeure Event" in respect of a Party means any event or circumstance, or combination of events or circumstances: (a) that is beyond the reasonable control of that Party; (b) that adversely affects the performance by the Party of its obligations under this Agreement; and (c) the adverse effects of which could not have been foreseen and prevented, overcome, remedied or mitigated in whole or in part by the Party through the exercise of due diligence and reasonable care, provided however that the lack, insufficiency or non-availability of funds shall not constitute a Force Majeure Event;

1.1.13. "Insolvency/Dissolution Event" in respect of a Party, means any of the following:

- (a) in the case of a voluntary insolvency/dissolution, if the Party shall (i) apply for or consent to the appointment of a receiver, receiver/manager, interim receiver, trustee, administrator, or liquidator (or person having a similar or analogous function under the laws of any jurisdiction) of itself or of all or a substantial part of its assets; (ii) be unable, or state or admit in writing its inability or failure, to pay its debts generally as they become due; (iii) make a general assignment for the benefit of its creditors, or make or threaten to make a sale in bulk of all or a substantial part of its assets; (iv) commit an act of bankruptcy under the *Bankruptcy and Insolvency Act* (Canada) or under any existing or future law relating to bankruptcy and insolvency; (v) commence any proceeding or other action under any existing or future law relating to bankruptcy, insolvency, reorganization, or relief of debtors seeking to have an order for relief entered with respect to it, or seeking to adjudicate it bankrupt or insolvent, or seeking reorganization, arrangement, adjustment, moratorium, winding up, liquidation, dissolution, composition, compromise or other relief with respect to it or its debts or an arrangement with creditors, or file an answer admitting the material allegations filed against it in any bankruptcy, insolvency, or reorganization proceeding; or (vi) take any corporate action for the purpose of effecting any of (i) to (v);
- (b) in the case of an involuntary insolvency/dissolution, if any proceeding or other action shall be instituted in any court of competent jurisdiction seeking in respect of the Party or of all or a substantial part of its assets (i) an adjudication in bankruptcy or for reorganization, dissolution, winding up or liquidation; (ii) a composition, compromise, arrangement or moratorium with its creditors, or other relief with respect to it or its debts; (iii) the appointment of a trustee, receiver, receiver/manager, interim receiver, administrator or liquidator (or person having a similar or analogous function under the laws of any jurisdiction); or (iv) any other similar relief under any existing or future law relating to bankruptcy, insolvency, reorganization or relief of debtors;
- (c) an application is made for the winding up or dissolution or a resolution is passed or any steps are taken to pass a resolution for the winding up or dissolution of the Party, except as part of a bona fide corporate reorganization; or
- (d) the Party is wound up or dissolved, except as part of a bona fide corporate reorganization, unless the notice of winding up or dissolution is discharged;

1.1.14. "Lender" in respect of a Customer means a bank or other entity whose principal business is that of a financial institution and that is financing or refinancing the Customer's facilities;

1.1.15. "Non-defaulting Party" means a Party that is not experiencing an Event of Default;

1.1.16. "Non-financial Default" in respect of a Party means any of the following:

- (a) any breach of this Agreement by that Party, other than a breach that constitutes a Financial Default;
- (b) the licence (if any) of the Party is suspended, withdrawn or revoked or expires without being replaced; or
- (c) an Insolvency/Dissolution Event occurs in relation to the Party;

1.1.17. "Party Losses" means any claims, losses, costs, liabilities, obligations, actions, judgments, suits, expenses, disbursements or damages of a Party, including where occasioned by a judgment resulting from an action instituted by a third party;

1.1.18. "Rate Schedule" means the rates in effect from time to time and the terms and conditions relating to those rates that are approved by the Board in the Transmitter's Rate Order, including rates for connection service;

1.1.19. "Schedule" means a schedule listed in section 4.2.1 and any additional schedules created by the Parties under section 4.3.1;

1.1.20. "Supporting Guarantee" means operating instructions, such as instructions to open or close a switch or to lock devices in the open position, given to protect the safety of staff and the public while work is being performed by a Party; and

1.1.21. "Work Protection" means a state or condition whereby an isolated or isolated and de-energized condition has been established for work on facilities and will continue to exist, except for authorized tests, until the work relating thereto has been completed.

1.2. In this Agreement, unless the context otherwise requires, each of the following words and phrases shall have the meaning given to it in the Code (whether or not capitalized in the Code or in this Agreement): "assigned capacity"; "available capacity"; "Board"; "business day"; "Code revision date"; "connect"; "connection facilities"; "connection point"; "connection service"; "contracted capacity"; "circuit breaker"; "emergency"; "facilities"; "fault"; "forced outage"; "good utility practice"; "isolate"; "isolating device"; "licence"; "load shedding"; "maintenance"; "outage"; "planned outage"; "promptly"; "protection system"; "protective relay"; "Rate Order"; "reliability"; "reliability organization"; "reliability standards"; "renewable generation"; "single contingency"; "site"; "transmission facilities"; "transmission service"; "transmission system" and "work".

2. INTERPRETATION

2.1. Words and phrases contained in this Agreement (whether or not capitalized) that are not defined herein shall have the meanings given to them in the *Electricity Act, 1998*, S.O. 1998, c. 15, Schedule A, the *Ontario Energy Board Act, 1998*, S.O. 1998, c. 15, Schedule B, or in any regulations made under either of those Acts, as the case may be.

2.2. Headings are for convenience only and shall not affect the interpretation of this Agreement.

2.3. In this Agreement, unless the context otherwise requires:

- (a) words importing the singular include the plural and vice versa;

- (b) words importing a gender include any gender;
- (c) words importing a person include: (a) an individual, (b) a company, sole proprietorship, partnership, trust, joint venture, association, corporation or other private or public body corporate; and (c) any government, government agency or body, regulatory agency or body or other body politic or collegiate;
- (d) a reference to a person includes that person's successors and permitted assigns;
- (e) a reference to a Party includes any person acting on behalf of that Party;
- (f) a reference to the Customer's facilities is limited to such facilities as are relevant to the Customer's connection to the Transmitter's transmission system under this Agreement;
- (g) a reference to a body, whether statutory or not, that ceases to exist or whose functions are transferred to another body is a reference to the body that replaces it or that substantially succeeds to its powers or functions;
- (h) a reference to a document (including a statutory instrument) or a provision of a document includes any amendment or supplement to, or any replacement of, that document or that provision;
- (i) the expression "including" means including without limitation, and the expressions "include", "includes" and "included" shall be interpreted accordingly; and
- (j) where a word or phrase is defined in this Agreement, including by virtue of the application of section 1.2, or in any document referred to in section 2.1, other parts of speech and grammatical forms of the word or phrase have a corresponding meaning.

2.4. Except when an emergency is anticipated or is occurring, if the time for doing any act or omitting to do any act under this Agreement expires on a day that is not a business day, the act may be done or may be omitted to be done on the next day that is a business day.

3. INCORPORATION OF TRANSMISSION SYSTEM CODE

3.1 The Code is hereby incorporated in its entirety by reference into, and forms an integral part of, this Agreement. Unless the context otherwise requires, all references in this Agreement to "this Agreement" shall be deemed to include a reference to the Code.

3.2. Without limiting the generality of section 3.1:

- (a) the Transmitter hereby agrees to be bound by, and at all times to comply with, the Code; and
- (b) the Customer acknowledges and agrees that the Transmitter is bound at all times to comply with the Code in addition to complying with the provisions of this Agreement.

4. SCHEDULES

4.1. Incorporation of Schedules

4.1.1. The Schedules form a part of, and are hereby incorporated by reference into, this Agreement.

4.2. Schedules

4.2.1 The following are the Schedules to this Agreement:

Schedule A	-	Single Line Diagram, Description of the Customer's Connection Point(s) and Details of Specific Operations
Schedule B	-	Transmission Services and Associated Charges
	-	Attachment B1
Schedule C	-	Cure Periods for Defaults
Schedule D	-	Fault Levels and Modifications Requiring Transmitter Approval
	-	Attachment D1
Schedule E	-	General Technical Requirements
Schedule F	-	Additional Technical Requirements for Tapped Transformer Stations Supplying Load
Schedule G	-	Protection System Requirements
Schedule H	-	Facilities Deemed Compliant and Obligation to Comply
Schedule I	-	Exchange of Information
Schedule J	-	Embedded Generation, Bypass, Assigned Capacity and True-Ups
	-	Attachment J1
	-	Attachment J2
Schedule K	-	Contacts for Purposes of Notice

4.3. Additional Schedules

4.3.1. The Parties may by mutual agreement append such additional Schedules to this Agreement as may from time to time be required. Where additional Schedules are required by virtue of the fact that technical requirements for generation facilities owned by the Customer are relevant to the Customer's connection to the Transmitter's transmission system under this Agreement, the Parties shall use schedules in the form set out in schedules E and F of version B of the connection agreement set out in Appendix 1 of the Code.

- 4.3.2. In the event of an inconsistency or conflict between a provision of an additional Schedule referred to in section 4.3.1 and a provision of this Agreement or of a Schedule referred to in section 4.2.1, the provision of this Agreement or of the Schedule referred to in section 4.2.1 shall prevail to the extent of the inconsistency or conflict.

5. NOTICE

5.1. Method of Giving Notice and Effective Date

- 5.1.1. Subject to section 5.1.3, any notice, demand, consent, request or other communication required or permitted to be given or made under or in relation to this Agreement shall be given or made by courier or other personal form of delivery; by registered mail; by facsimile; or by electronic mail.
- 5.1.2. A notice, demand, consent, request or other communication referred to in section 5.1.1 shall be deemed to have been duly given or made as follows:
- (a) where given or made by courier or other form of personal delivery, on the date of receipt;
 - (b) where given or made by registered mail, on the sixth day following the date of mailing;
 - (c) where given or made by facsimile and a complete transmission report is issued from the sender's facsimile transmission equipment, on the day and at the time of transmission as indicated on the sender's facsimile transmission report, if a business day or, if the transmission is on a day which is not a business day or is after 5:00 pm (addressee's time), at 9:00 am on the following business day; and
 - (d) where given or made by electronic mail, on the day and at the time when the notice, demand, consent, request or other communication is recorded by the sender's electronic communications system as having been received at the electronic mail destination, if a business day, or if that time is after 5:00 pm (addressee's time) or that day is not a business day, at 9:00 am on the following business day.
- 5.1.3. Any notice, demand, consent, request or other communication required or permitted to be given or made under Schedule A shall be given or made in accordance with the notice provisions contained in that Schedule.

5.2. Address for Notice

- 5.2.1. Any notice, demand, consent, request or other communication given or made under section 5.1.1 shall be addressed to the applicable representative of the Party identified in Schedule K. A Party may, upon written notice given to the other Party in accordance with section 5.1.1, from time to time change its address or representative for notice, and Schedule K shall be deemed to have been amended accordingly.
- 5.2.2. Any notice, demand, consent, request or other communication given or made under section 5.1.3 shall be addressed in accordance with Schedule A.

5.3. Exception

- 5.3.1. Sections 5.1 and 5.2 are subject to such other provisions of this Agreement that expressly require or permit notices, demands, consents, requests or other communications to be given or made by alternative means or to be addressed to other specified representatives of the Parties.

6. ASSIGNMENT

- 6.1. Subject to section 6.2, no Party may assign or transfer, whether absolutely, by way of security or otherwise, all or any part of its rights or obligations under this Agreement without the prior written consent of the other Party, which consent may not be unreasonably withheld or delayed.
- 6.2. The Customer may, without the prior written consent of the Transmitter, assign by way of security only all or any part of its rights or obligations under this Agreement to a Lender. The Customer shall promptly notify the Transmitter upon making any such assignment.

7. FURTHER ASSURANCES

- 7.1. Each Party shall promptly execute and deliver or cause to be executed and delivered all further documents in connection with this Agreement that the other Party may reasonably require for the purposes of giving effect to this Agreement.

8. WAIVER

- 8.1. A waiver of any default, breach or non-compliance under this Agreement is not effective unless in writing and signed by the Party to be bound by the waiver. No waiver will be inferred or implied by any failure to act or by the delay in acting by a Party in respect of any default, breach or non-compliance or by anything done or omitted to be done by the other Party. The waiver by a Party of any default, breach or non-compliance under this Agreement shall not operate as a waiver of that Party's rights under this Agreement in respect of any continuing or subsequent default, breach or non-compliance, whether of the same or any other nature.

9. AMENDMENTS

- 9.1. The Parties may not amend this Agreement without leave of the Board, except where and to the extent expressly permitted by this Agreement.
- 9.2. The Parties may by mutual agreement amend this Agreement to reflect changes that may from time to time be made to the Code during the term of this Agreement.
- 9.3. The Parties may, by mutual agreement unless this Agreement otherwise provides, amend the following Schedules:
- (a) Schedule A, other than in relation to section A.8;
 - (b) Schedule B, to reflect any changes to the Transmitter's Rate Order that may from time to time come into effect and in relation to Attachment B1;
 - (c) Schedule D, including Attachment D1;
 - (d) Schedule H, in relation to section H.1;
 - (e) Schedule I;
 - (f) Schedule J, in relation to Attachment J1 and Attachment J2;
 - (g) Schedule K; and
 - (h) any Schedule added by the Parties under section 4.3.1.
- 9.4. The Parties shall amend this Agreement in such manner as may be required by the Board.
- 9.5. Any amendment to this Agreement shall be made in writing and duly executed by the Parties.
- 9.6. In the event of an inconsistency or conflict between a provision of an amendment to a Schedule made under section 9.3, other than an amendment made under section 9.4, and a provision of this Agreement, the provision of this Agreement shall prevail to the extent of the inconsistency or conflict.
- 9.7. In the event of an inconsistency or conflict between a provision of an amendment to this Agreement, other than an amendment made under section 9.4, and a provision of the Code, the provision of the Code shall prevail to the extent of the inconsistency or conflict.

10. SUCCESSORS AND ASSIGNS

- 10.1. This Agreement shall enure to the benefit of, and be binding on, the Parties and their respective successors and permitted assigns.

11. ENTIRE AGREEMENT

- 11.1. Except as expressly provided herein, this Agreement, together with the Schedules, constitutes the entire agreement between the Parties and supersedes all prior oral or written representations and agreements of any kind whatsoever with respect to the subject-matter hereof.

12. GOVERNING LAW

- 12.1. This Agreement shall be governed by and construed in accordance with the laws of the Province of Ontario and the federal laws of Canada applicable therein.

13. COUNTERPARTS

- 13.1. This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original and all of which taken together shall be deemed to constitute one and the same instrument. Counterparts may be executed either in original or faxed form and the Parties shall adopt any signatures received by a receiving facsimile machine as original signatures of the Parties; provided, however, that any Party providing its signature in such manner shall promptly forward to the other Party an original signed copy of this Agreement which was so faxed.

PART TWO REPRESENTATIONS AND WARRANTIES

14. REPRESENTATIONS AND WARRANTIES

14.1. Customer's Representations and Warranties

- 14.1.1. Subject to section 14.3.1, the Customer represents and warrants to the Transmitter as follows, and acknowledges and confirms that the Transmitter is relying on such representations and warranties without independent inquiry in entering into this Agreement:
- (a) it is duly incorporated, formed or registered (as applicable) under the laws of its jurisdiction of incorporation, formation or registration (as applicable);

- (b) it has all the necessary corporate power, authority, and capacity to enter into this Agreement and to perform its obligations hereunder;
- (c) the execution, delivery and performance of this Agreement by it has been duly authorized by all necessary corporate and/or governmental and/or other organizational action and does not (or would not with the giving of notice, the lapse of time or the happening of any other event or condition) result in a violation or a breach of or a default under or give rise to a right of termination, greater rights or increased costs, amendment or cancellation or the acceleration of any obligation under (i) any charter or by-law instruments of the Customer; (ii) any contracts or instruments to which the Customer is bound; or (iii) any laws applicable to it;
- (d) any individual executing this Agreement, and any document in connection herewith, on behalf of the Customer has been duly authorized to execute this Agreement and has the full power and authority to bind the Customer;
- (e) this Agreement constitutes a legal and binding obligation on the Customer, enforceable against the Customer in accordance with its terms;
- (f) other than the facilities listed in Schedule H, its facilities meet the technical requirements of this Agreement; and
- (g) it holds all permits, licences and other authorizations that may be necessary to enable it to carry on its business.

14.1.2. The Customer shall promptly notify the Transmitter of any circumstance that does or may result in any of the representations and warranties set forth in section 14.1.1 becoming untrue or inaccurate during the term of this Agreement.

14.2. Transmitters' Representations and Warranties

14.2.1. Subject to section 14.3.1, the Transmitter represents and warrants to the Customer as follows, and acknowledges and confirms that the Customer is relying on such representations and warranties without independent inquiry in entering into this Agreement:

- (a) it is duly incorporated, formed or registered (as applicable) under the laws of its jurisdiction of incorporation, formation or registration (as applicable);
- (b) it has all the necessary corporate power, authority, and capacity to enter into this Agreement and to perform its obligations hereunder;
- (c) the execution, delivery and performance of this Agreement by it has been duly authorized by all necessary corporate and/or governmental and/or other organizational action and does not (or would not with the giving of notice, the lapse of time or the happening of any other event or condition) result in a violation or a breach of or a default under or give rise to a right of termination, greater rights or increased costs, amendment or cancellation or the acceleration of any obligation under (i) any charter or by-law instruments of the Transmitter; (ii) any contracts or instruments to which the Transmitter is bound; or (iii) any laws applicable to it;
- (d) any individual executing this Agreement, and any document in connection herewith, on behalf of the Transmitter has been duly authorized to execute this Agreement and has the full power and authority to bind the Transmitter;
- (e) this Agreement constitutes a legal and binding obligation on the Transmitter, enforceable against the Transmitter in accordance with its terms;
- (f) other than the facilities listed in Schedule H, those of its facilities that are relevant to, or may have an impact on, the Customer's facilities meet the technical requirements of this Agreement; and
- (g) it holds all permits, licences and other authorizations that may be necessary to enable it to carry on its business as a Transmitter.

14.2.2. The Transmitter shall promptly notify the Customer of any circumstance that does or may result in any of the representations and warranties set forth in section 14.2.1 becoming untrue or inaccurate during the term of this Agreement.

14.3. Transition

14.3.1. Where the provisions of this Agreement apply by virtue of the application of section 3.0.7 of the Code, the representations and warranties referred to in sections 14.1.1(f) and 14.2.1(f) shall be deemed to be given only once the parties have completed sections H.1.1 and H.1.2 of Schedule H.

PART THREE LIABILITY AND FORCE MAJEURE

15. LIABILITY

15.1. Except as otherwise expressly provided in this Agreement, the Transmitter shall not be liable for any Party Losses of the Customer whatsoever arising out of any act or omission of the Transmitter under this Agreement unless such Party Losses result from the willful misconduct or negligence of the Transmitter.

15.2. Except as otherwise expressly provided in this Agreement, the Customer shall not be liable for any Party Losses of the Transmitter whatsoever arising out of any act or omission of the Customer under this Agreement unless such Party Losses result from the willful misconduct or negligence of the Customer.

15.3. Despite sections 15.1 and 15.2 but except as otherwise expressly provided in sections 21.4, 27.13.6, 27.13.7 and 27.13.9, neither Party shall be liable to the other, whether as claims in contract or in tort or otherwise, for any loss of profits or revenues, business interruption losses, loss of contract or loss of goodwill, or for any indirect, consequential, incidental or special damages, including punitive or exemplary damages.

- 15.4. A Party shall have a duty to mitigate any Party Losses relating to any claim for indemnification from the other Party that may be made in relation to that other Party. Nothing in this section 15.4 shall require the mitigating Party to mitigate or alleviate the effects of any strike, lockout, restrictive work practice or other labour dispute.
- 15.5. A Party shall give prompt notice to the other Party of any claim with respect to which indemnification is being or may be sought under this Agreement.

16. FORCE MAJEURE

16.1. No Liability Where Force Majeure Event Occurs

- 16.1.1. Subject to sections 16.1.2 to 16.1.4, a Party shall not be liable to the other Party for any failure or delay in the performance of any of its obligations under this Agreement in whole or in part to the extent that such failure or delay is due to a Force Majeure Event.
- 16.1.2. The Party invoking a Force Majeure Event shall only be excused from performance under section 16.1.1:
- (a) for so long as the Force Majeure Event continues and for such reasonable period of time thereafter as may be necessary for the Party to resume performance of the obligation; and
 - (b) where and to the extent that the failure or delay in performance would not have been experienced but for such Force Majeure Event.
- 16.1.3. Nothing in this section 16 shall excuse a Party from performing any of their respective emergency-related obligations in the event of an emergency.
- 16.1.4. A Party may not invoke a Force Majeure Event unless it has given notice in accordance with section 16.2.

16.2. Obligations Where Force Majeure Event Occurs

- 16.2.1. Where a Party invokes a Force Majeure Event, it shall promptly give notice to the other Party, which notice shall include particulars of:
- (a) the nature of the Force Majeure Event and, if known, of its duration;
 - (b) the effect that the Force Majeure Event is having on the Party's performance of its obligations under this Agreement; and
 - (c) the measures that the Party is taking, or proposes to take, to alleviate the impact of the Force Majeure Event.
 - (d) Such notice may be given verbally, in which case the notifying Party shall as soon as practicable thereafter confirm the notice in writing.
- 16.2.2. Where a Party invokes a Force Majeure Event, it shall use all reasonable endeavours to mitigate or alleviate the effects of the Force Majeure Event on the performance of its obligations under this Agreement. Nothing in this section 16.2.2 shall require the mitigating Party to mitigate or alleviate the effects of any strike, lockout, restrictive work practice or other labour dispute.
- 16.2.3. Where a Party invokes a Force Majeure Event, it shall notify the other Party in writing as soon as practicable of the cessation of the Force Majeure Event and of the cessation of the effects of the Force Majeure Event on the Party's performance of its obligations under this Agreement.

PART FOUR **DISPUTE RESOLUTION**

17. DISPUTE RESOLUTION

17.1. Exclusivity

- 17.1.1. Subject to sections 17.1.2 and 17.1.3:
- (a) the dispute resolution procedure set forth in this section 17 shall apply to all disputes between the Customer and the Transmitter arising under or in relation to this Agreement; and
 - (b) the Parties shall comply with the procedure set out in this section 17 before taking any other civil or other proceeding in relation to the dispute.
- 17.1.2. Nothing in section 17.1.1 shall prevent a Party from seeking urgent or interlocutory relief from a court of competent jurisdiction in the Province of Ontario in relation to any dispute between them arising under or in relation to this Agreement.
- 17.1.3. The dispute resolution procedure set forth in this section 17 shall not apply:
- (a) in relation to any matter that must or may be submitted to the Board for resolution under section 4.7.1, 6.1.8, 6.2.2, 6.2.20, 6.2.27, 6.3.5, 6.3.11(c) or Appendix 4 of the Code or section J.4.6 of Schedule J; or
 - (b) in relation to any dispute to be resolved under the Market Rules as described in section B.7 of Schedule B.

17.2. Duty to Negotiate

- 17.2.1. Any dispute between the Customer and the Transmitter referred to in section 17.1.1 shall be referred to a designated senior representative of each of the Parties for resolution on an informal basis as quickly as possible.
- 17.2.2. The designated senior representatives of the Parties shall attempt in good faith to resolve the dispute within thirty days of the date on which the dispute was referred to them. The Parties may by mutual agreement extend such period.
- 17.2.3. If a dispute is settled by the designated senior representatives of the Parties, the Parties shall prepare and execute minutes setting forth the terms of the settlement. Such terms shall bind the Parties. The subject-matter of the dispute shall not thereafter be the subject of any civil or other proceeding, other than in relation to the enforcement of the terms of the settlement.
- 17.2.4. If a Party fails to comply with the terms of settlement referred to in section 17.2.3, the other Party may submit the matter to arbitration under section 17.3.1.
- 17.2.5. A copy of the minutes referred to in section 17.2.3 from which all Confidential Information has been expunged shall be made available to the public by the Transmitter.
- 17.2.6. The Parties may not, by means of the settlement of a dispute under section 17.2.3 or section 17.5.10, agree to terms or conditions that would, if they had been the subject of an amendment to this Agreement, violate section 9.1.

17.3. Submission of Unresolved Disputes to Arbitration

- 17.3.1. If the designated senior representatives of the Parties cannot resolve the dispute within the time period set out in section 17.2.2 or where section 17.2.4 or 17.5.11 applies, either Party may submit the dispute to binding arbitration under sections 17.4 and 17.5 by notice to the other Party.

17.4. Selection of Arbitrator(s)

- 17.4.1. The Parties shall use good faith efforts to appoint a single arbitrator for purposes of the arbitration of the dispute. If the Parties fail to agree upon a single arbitrator within ten business days of the date of the notice referred to in section 17.3.1, each Party shall within five business days thereafter choose one arbitrator. The two arbitrators so chosen shall within twenty days select a third arbitrator.
- 17.4.2. Where a Party has failed to choose an arbitrator under section 17.4.1 within the time allowed, the other Party may apply to a court to appoint a single arbitrator to resolve the dispute.
- 17.4.3. No person shall be appointed as an arbitrator unless that person:
- (a) is independent of the Parties;
 - (b) has no current or past substantial business or financial relationship with either Party, except for prior arbitration; and
 - (c) is qualified by education or experience to resolve the dispute.

17.5. Arbitration Procedure

- 17.5.1. The arbitrator(s) shall provide each of the Parties with an opportunity to be heard orally and/or in writing, as may be appropriate to the nature of the dispute.
- 17.5.2. The *Arbitration Act, 1991* (Ontario) shall apply to an arbitration conducted under this section 17.
- 17.5.3. The arbitrator(s) shall make due provision for the adequate protection of Confidential Information that may be disclosed or may be required to be produced during the course of an arbitration in a manner consistent with the confidentiality obligations of section 21.
- 17.5.4. All proceedings relating to the arbitration of a dispute shall be conducted in private unless the Parties agree otherwise.
- 17.5.5. Unless the Parties otherwise agree, the arbitrator(s) shall render a decision within ninety days of the date of appointment of the last to be appointed arbitrator, and shall notify the Parties of the decision and of the reasons therefore.
- 17.5.6. The decision of the arbitrator(s) shall be final and binding on the Parties and may be enforced in accordance with the provisions of the *Arbitration Act, 1991* (Ontario). The Party against which the decision is enforced shall bear all costs and expenses reasonably incurred by the other Party in enforcing the decision.
- 17.5.7. A copy of the decision of the arbitrator(s) from which all Confidential Information has been expunged shall be made available to the public by the Transmitter.
- 17.5.8. Subject to section 17.5.9, each Party shall be responsible for its own costs and expenses incurred in the arbitration of a dispute and for the costs and expenses of the arbitrator(s) if appointed to resolve the dispute.
- 17.5.9. The arbitrator(s) may, if the arbitrator(s) consider it just and reasonable to do so, make an award of costs against or in favour of a Party to the dispute. Such an award of costs may relate to either or both the costs and expenses of the arbitrator(s) and the costs and expenses of the Parties to the dispute.

- 17.5.10 If a dispute is settled by the Parties during the course of an arbitration, the Parties shall prepare and execute minutes setting forth the terms of the settlement. Such terms shall bind the Parties, and either Party may request that the arbitrator(s) record the settlement in the form of an award under section 36 of the *Arbitration Act, 1991* (Ontario). The subject-matter of the dispute shall not thereafter be the subject of any civil or other proceeding, other than in relation to the enforcement of the terms of the settlement.
- 17.5.11 If a Party fails to comply with the terms of settlement referred to in section 17.5.10, the other Party may submit the matter to arbitration under section 17.3.1 if the settlement has not been recorded in the form of an award under section 36 of the *Arbitration Act, 1991* (Ontario).
- 17.5.12 A copy of the minutes referred to in section 17.5.10 from which all Confidential Information has been expunged shall be made available to the public by the Transmitter.

PART FIVE

TERM, TERMINATION AND EVENTS OF DEFAULT

18. TERM AND TERMINATION

18.1. Coming into Force

- 18.1.1. Subject to section 18.1.2, this Agreement shall come into force on the date first mentioned above and shall remain in full force and effect until terminated in accordance with this Agreement.
- 18.1.2. Where the provisions of this Agreement apply by virtue of the application of section 3.0.7 of the Code, those provisions shall come into force on the Code revision date and shall remain in full force and effect until terminated in accordance with this Agreement.

18.2. Termination Without Cause by Customer

- 18.2.1. The Customer may, if it is not then a Defaulting Party to whom a Default Notice has been delivered, terminate this Agreement at any time during the term of this Agreement by giving the Transmitter six months' prior written notice setting out the termination date.
- 18.2.2. Where the Customer gives notice to terminate under section 18.2.1, the Transmitter shall disconnect all of the Customer's facilities at all connection points on the termination date specified in that notice or on such other date as the Parties may agree in writing.
- 18.2.3. Section 20.5 shall apply in relation to the disconnection of the Customer's facilities under section 18.2.2.

18.3. Termination for Cause by Either Party

- 18.3.1. Termination of this Agreement by a Party by reason of an Event of Default occurring in relation to the other Party shall be effected in accordance with section 19.

18.4. Provisions Relating to Termination Generally

- 18.4.1. Termination of this Agreement for any reason shall not affect:
- (a) the liabilities of either Party that were incurred or arose under this Agreement prior to the time of termination; or
 - (b) that expressly apply in relation to disconnection of the Customer's facilities following termination of this Agreement.
- 18.4.2. Without limiting the generality of section 18.4.1(a), the liabilities of the Parties referred to in that section shall include any obligations to make payments in relation to bypass compensation or true-ups provided for in Schedule J.
- 18.4.3. Termination of this Agreement for any reason shall be without prejudice to the right of the terminating Party to pursue all legal and equitable remedies that may be available to it, including injunctive relief.

18.5. Rights and Remedies not Exclusive

- 18.5.1. The rights and remedies set out in this Agreement are not intended to be exclusive but rather are cumulative and are in addition to any other right or remedy otherwise available to a Party at law or in equity.
- 18.5.2. Nothing in this section 18.5 shall be interpreted as affecting the limitations of liability set forth in section 15 or the obligation of a Party to comply with section 17 while this Agreement is in force.

18.6. Survival

- 18.6.1. Sections 18.4 and 18.5 shall survive termination of this Agreement.

19. EVENTS OF DEFAULT AND TERMINATION FOR CAUSE

19.1. Occurrence of an Event of Default

- 19.1.1. If an Event of Default occurs in relation to a Party, the Non-defaulting Party may, without prejudice to its other rights and remedies as provided for in this Agreement or at law or in equity, serve the Defaulting Party with a notice specifying the Event of Default that has occurred and the applicable Cure Period ("Default Notice").

19.2. Curing Events of Default

- 19.2.1. Upon receipt of a Default Notice, the Defaulting Party shall be entitled to remedy the Event of Default specified in the Default Notice:
- (a) for a Financial Default, within the applicable Cure Period specified in Schedule C, calculated from the date of receipt of the Default Notice;
 - (b) for a Non-financial Default that has an impact that is referred to in Schedule C, within the applicable Cure Period specified for that impact in Schedule C, calculated from the date of the receipt of the Default Notice; or
 - (c) for a Non-financial Default that does not have an impact that is referred to in Schedule C, within a period of twenty business days from the date of receipt of the Default Notice.
 - (d) The Parties may agree to a Cure Period that is longer than the Cure Period that would otherwise apply under section 19.2.1(a), 19.2.1(b) or 19.2.1(c).
- 19.2.2. During the Cure Period, the Defaulting Party shall diligently seek to remedy the Event of Default specified in the Default Notice.
- 19.2.3. If the Non-defaulting Party considers that the Defaulting Party is not, during the Cure Period, diligently seeking to remedy a Non-financial Default, the Non-defaulting Party may serve the Defaulting Party with a notice ("End of Cure Period Notice") to that effect. If, within ten business days of receiving the End of Cure Period Notice, the Defaulting Party has not commenced to diligently seek to remedy the Non-financial Default, the Cure Period shall end on the fifth business day following the date of receipt of the End of Cure Period Notice, and section 19.3.1 shall apply.
- 19.2.4. A Financial Default shall be considered remedied when:
- (a) the Defaulting Party has paid to the Non-defaulting Party all amounts specified in the Default Notice, together with interest calculated in accordance with section 19.2.5; and
 - (b) the Defaulting Party has reimbursed the Non-defaulting Party for all costs of enforcement, recovery, or attempted enforcement or recovery, including reasonable legal costs and expenses, reasonably incurred by the Non-defaulting Party in relation to the Financial Default.
- 19.2.5. Amounts specified in a Default Notice given in relation to a Financial Default shall bear interest at the prime lending rate set by the Bank of Canada plus two percent from the date on which the Event of Default occurred until the date on which payment is sent to the Non-defaulting Party.
- 19.2.6. A Non-financial Default shall be considered remedied when:
- (a) the Event of Default has been remedied to the reasonable satisfaction of the Non-defaulting Party; and
 - (b) the Defaulting Party has reimbursed the Non-defaulting Party for all costs of enforcement or recovery or attempted enforcement or recovery, including reasonable legal costs and expenses, reasonably incurred by the Non-defaulting Party in relation to the Non-financial Default.

19.3. Right to Terminate and Disconnect

- 19.3.1. Subject to section 19.3.2, where an Event of Default has not been remedied prior to the expiry of the applicable Cure Period, including in accordance with section 19.2.3, the Non-defaulting Party may, without prejudice to its other rights and remedies as provided for in this Agreement or at law or in equity, terminate this Agreement by written notice to the Defaulting Party. Such termination shall take effect:
- (a) in the case of a Non-financial Default, on the date on which the termination notice is delivered to the Defaulting Party; or
 - (b) in the case of a Financial Default, on the date that is seven business days from the date on which the termination notice is delivered to the Defaulting Party.
- 19.3.2. The Transmitter may not terminate this Agreement under section 19.3.1 or, subject to section 19.3.5, disconnect the Customer's facilities under section 19.3.3 in relation to an Event of Default by the Customer where the issue of the Customer's default has been referred to the dispute resolution process referred to in section 17 and the dispute has not been finally resolved.
- 19.3.3. The Transmitter may disconnect all of the Customer's facilities at all applicable connection points on or after the date on which this Agreement terminates under section 19.3.1.
- 19.3.4. Section 20.5 shall apply in relation to the disconnection of the Customer's facilities under section 19.3.3.
- 19.3.5. Nothing in this section 19 shall prevent the Transmitter from:
- (a) disconnecting the Customer's facilities where permitted by section 20.3.1, even if the Customer is a Defaulting Party at the relevant time; or
 - (b) immediately disconnecting the Customer's facilities where the Transmitter reasonably believes that a Non-financial Default by the Customer is having or will have a material adverse effect on the Transmitter's transmission system or on a third party.

19.4. Lender's Right of Substitution

- 19.4.1. Where a Default Notice has been served on the Customer, an agent or trustee for and on behalf of a Lender ("Security Trustee") or a receiver appointed by the Security Trustee ("Receiver") shall upon notice to the Transmitter be entitled (but not obligated) to exercise all of the rights and obligations of the Customer under this Agreement and shall be entitled to remedy the Event of Default specified in the Default Notice within the applicable Cure Period. The Transmitter shall accept performance of the Customer's obligations under this Agreement by the Security Trustee or Receiver in lieu of the Customer's performance of such obligations, and will not exercise any right to terminate this Agreement under section 19.3.1 due to an Event of Default if the Security Trustee, its nominee or transferee, or the Receiver acknowledges its intention to be bound by the terms of this Agreement and such acknowledgment is received within 30 days of the date of receipt by the Customer of the Default Notice.

PART SIX
DISCONNECTION AND RECONNECTION

20. DISCONNECTION**20.1. Voluntary Permanent Disconnection by Customer**

- 20.1.1. The Customer may at any time voluntarily and permanently disconnect some but not all of its facilities from the Transmitter's transmission facilities provided that the Customer is not then a Defaulting Party to whom a Default Notice has been delivered.
- 20.1.2. The Customer shall give the Transmitter notice in writing of its intention to voluntarily disconnect some of its facilities under section 20.1.1 no less than ten days before the date on which the Customer wishes to disconnect.
- 20.1.3. Where the Customer voluntarily and permanently disconnects facilities under section 20.1.1, the Customer shall be liable to make any payments in relation to bypass or true-ups provided for in Schedule J that may be triggered by such disconnection.
- 20.1.4. Section 20.5 shall apply in relation to the disconnection of the Customer's facilities under section 20.1.1.

20.2. Voluntary Temporary Disconnection by Customer and Reconnection

- 20.2.1. Where practical, the Customer shall notify the Transmitter prior to temporarily disconnecting its facilities from the Transmitter's transmission system.
- 20.2.2. The Transmitter shall, at the Customer's request, reconnect the Customer's facilities to its transmission system following a voluntary temporary disconnection under section 20.2.1 once the Transmitter is reasonably satisfied that all requirements of this Agreement are met, that all payments due to be paid by the Customer under this Agreement have been made and that the Customer agrees to pay all reasonable reconnection costs charged by the Transmitter. Reconnection shall be effected in accordance with the Transmitter's Board-approved reconnection procedures referred to in section 6.10.3 of the Code or, in the absence of such procedures, in accordance with the procedures agreed between the Parties.

20.3. Disconnection by Transmitter

- 20.3.1. The Transmitter may disconnect the Customer's facilities at any connection point and at any time throughout the term of this Agreement in any of the following circumstances:
- (a) in accordance with subsection 40 (5) of the *Electricity Act, 1998*, other applicable law, the Transmitter's licence or the Market Rules;
 - (b) where required to comply with a decision or order of an arbitrator or court made or given under section 17;
 - (c) during an emergency or where necessary to prevent or minimize the effects of an emergency; or
 - (d) where required by an order or direction from the IESO given in accordance with the Market Rules.
- 20.3.2. Section 20.5 shall, to the extent applicable, apply in relation to the disconnection of the Customer's facilities under section 20.3.1.

20.4. Reconnection after Disconnection by Transmitter

- 20.4.1. Where a Customer's facilities have been disconnected under section 20.3 during an emergency, the Transmitter shall reconnect the Customer's facilities to its transmission facilities when it is reasonably satisfied that the emergency has ceased and that all other requirements of this Agreement are met.
- 20.4.2. Where a Customer's facilities have been disconnected under section 20.3 other than during an emergency, the Transmitter shall reconnect the Customer's facilities to its transmission system when it is reasonably satisfied that the reason for the disconnection no longer exists, the Customer agrees to pay all reasonable reconnection costs charged by the Transmitter, and the Transmitter is reasonably satisfied of the following, where applicable:
- (a) the Customer has taken all necessary steps to prevent the circumstances that caused the disconnection from recurring and has delivered binding undertakings to the Transmitter that such circumstances shall not recur; and
 - (b) any decision or order of a court or arbitrator made or given under section 17 that requires a Party to take action to ensure that such circumstances shall not recur has been implemented and/or assurances have been given to the satisfaction of the affected Party that such decision or order will be implemented.

20.4.3. Reconnection under this section 20.4 shall be effected in accordance with the Transmitter's Board-approved reconnection procedures referred to in section 6.10.3 of the Code or, in the absence of such procedures, in accordance with the procedures agreed between the Parties.

20.5. Provisions Applicable to Disconnection Generally

20.5.1. Within 20 business days of the coming into force of this Agreement, the Parties shall develop appropriate operating and decommissioning procedures for the Customer's facilities. The Parties shall comply with those operating and decommissioning procedures in relation to any disconnection of the Customer's facilities.

20.5.2. Where the Customer's facilities are disconnected, each Party shall be entitled to decommission and remove its assets associated with the connection and the applicable connection points. Each Party shall, for that purpose, provide the other Party with all necessary access to its site at all reasonable times.

20.5.3. The Customer shall continue to pay for transmission services provided up to the time of disconnection of its facilities.

20.5.4. The Customer shall pay all reasonable costs, including the costs of removing any of the Transmitter's equipment from the Customer's facilities, that are directly attributable to the disconnection and, where applicable, the subsequent decommissioning of the Customer's facilities. The Transmitter shall not require the removal of the protection and control wiring within the Customer's facilities.

20.5.5. While the Customer's facilities are disconnected, the Transmitter shall not be required to convey electricity to or from the Customer's facilities.

PART SEVEN
EXCHANGE AND CONFIDENTIALITY OF INFORMATION

21. EXCHANGE AND CONFIDENTIALITY OF INFORMATION

21.1. For purposes of this Agreement, "Confidential Information" does not include:

- (a) information that is in the public domain, provided that specific items of information shall not be considered to be in the public domain merely because more general information is in the public domain and provided that the information is not in the public domain as a result of a breach of confidence by the Party seeking to disclose the information or a person to whom it has disclosed the information; or
- (b) information that is, at the time of the disclosure, in the possession of the receiving Party, provided that it was lawfully obtained from a person under no obligation of confidence in relation to the information.

21.2. Subject to section 21.3, each Party shall treat all Confidential Information disclosed to it by the other Party as confidential and shall not, without the written consent of that other Party:

- (a) disclose that Confidential Information to any other person; or
- (b) use that Confidential Information for any purpose other than the purpose for which it was disclosed or another applicable purpose contemplated in this Agreement.
- (c) Where a Party, with the written consent of the other Party, discloses Confidential Information of that other Party to another person, the Party shall take such steps as may be required to ensure that the other person complies with the confidentiality provisions of this Agreement.

21.3. Nothing in section 21.2 shall prevent the disclosure of Confidential Information:

- (a) where required under this Agreement, the Market Rules or a licence;
- (b) where required by law or regulatory requirements;
- (c) where required by order of a government, government agency, regulatory body or regulatory agency having jurisdiction;
- (d) if required in connection with legal proceedings, arbitration or any expert determination relating to the subject matter of this Agreement, or for the purpose of advising a Party in relation thereto;
- (e) as may be required to enable the Transmitter to fulfill its obligations to any reliability organization;
- (f) as may be required during an emergency or to prevent or minimize the effects of an emergency; or
- (g) by the Customer to a Lender or prospective Lender.

21.4. Notwithstanding any provision of section 15, a Party that breaches section 21.2 shall be liable to the other Party for any and all Party Losses of that other Party arising out of such breach.

21.5. The Parties acknowledge and agree that the exchange of information, including Confidential Information, under this Agreement is necessary for maintaining the reliable operation of the Transmitter's transmission system. The Parties further agree that all information, including Confidential Information, exchanged between them shall be prepared, given and used in good faith and shall be provided in a timely and cooperative manner.

- 21.6. Each Party shall comply with its information exchange obligations as set out in this Agreement, including in Schedule I. In addition, each Party shall provide the other with such information as the other may reasonably require to enable it to perform its obligations under this Agreement.
- 21.7. Each Party shall as soon as practicable notify the other Party upon becoming aware of a material change or error in any information previously disclosed to the other Party under this Agreement and, in the case of the Customer, in any information contained in its application for connection. The Party shall provide updated or corrected information as required to ensure that information provided to the other Party is up to date and correct.

PART EIGHT
TRANSMISSION SERVICE AND OTHER CHARGES

22. TRANSMISSION SERVICE AND TRANSMISSION SERVICE CHARGES

- 22.1. The Transmitter shall provide transmission services to the Customer in accordance with this Agreement and the Transmitter's Rate Order.
- 22.2. The Parties shall comply with their respective obligations as set out in Schedule B in relation to transmission service.
- 22.3. The Transmitter shall not charge the Customer for transmission services except in accordance with the Transmitter's Rate Order.
- 22.4. The Customer shall pay for charges for transmission services in accordance with Schedule B.

23. OTHER CHARGES AND PAYMENTS

- 23.1. In addition to charges for transmission service, the Transmitter may require that the Customer pay the following:
- (a) amounts required to give effect to the true-up provisions of Schedule J;
 - (b) bypass compensation, where permitted by and determined in accordance with this Agreement;
 - (c) a capital contribution in relation to the construction of new or modified transmission facilities, where permitted by and determined in accordance with the Code;
 - (d) fees or charges approved by the Board, including fees or charges approved as part of the transmitter's Board-approved connection procedures referred to in section 6.1.4 of the Code; and
 - (e) any other fees, charges or costs expressly provided for in this Agreement.

PART NINE
TECHNICAL AND OPERATING REQUIREMENTS

24. FACILITY STANDARDS

- 24.1. The Transmitter shall comply with section 4.3.1 of the Code. The Customer shall ensure that its facilities:
- (a) meet all applicable requirements of the Ontario Electrical Safety Authority, subject to any exemption that may have been granted to or that may apply to the Customer;
 - (b) conform to all applicable industry standards, including those of the Canadian Standards Association, the Institute of Electrical and Electronic Engineers, the American National Standards Institute, and the International Electrotechnical Commission (IEC);
 - (c) are constructed, operated and maintained in accordance with this Agreement, the Customer's licence, the Market Rules, all applicable reliability standards and good utility practice;
 - (d) where they are connection facilities, are made by it with due regard for the safety of the Customer's employees and the public;
 - (e) where they are connection facilities, are made by it on a timely basis and are designed and constructed by it in accordance with the applicable provisions of the Transmitter's Board-approved connection procedures or, in the absence of such Board-approved connection procedures, in accordance with section 6.1.8 of the Code; and
 - (f) where they are connection facilities, do not materially reduce the reliability or performance of the Transmitter's transmission system and are constructed with such mitigation measures as may be required so that no new available fault current level exceeds the maximum allowable fault levels set out in Appendix 2 of the Code if this would have an adverse effect on the Transmitter. . Where the new available fault current level would exceed the maximum allowable fault level set out in Appendix 2 of the Code and would have an adverse effect on the Transmitter the Customer may, as an alternative, make suitable financial arrangements with the Transmitter to mitigate the economic or financial impact of allowing the new available fault current level to exceed the maximum allowable fault level set out in Appendix 2 of the Code. Such arrangements shall be consistent with the cost responsibility principles set out in the Code.

- 24.2. The Customer shall ensure that those of its facilities that are connected to the Transmitter's transmission system, other than the facilities identified in section H.1 of Schedule H, comply with the basic general performance standards and technical requirements set out in the Code, including in Appendix 2.
- 24.3. Where the Transmitter, after conducting a Customer Impact Assessment under section 6.4 of the Code, provides the Customer with a new available fault current level, the Customer shall, at its own expense, upgrade its facilities as may be required to accommodate the new available fault current level. This obligation shall not apply to the extent that the new available fault current level exceeds the maximum allowable fault levels set out in Appendix 2 of the Code except where suitable financial arrangements have been made with the Customer as contemplated in the last paragraph of section 6.1.2 of the Code.
- 24.4. The Transmitter and the Customer shall fully cooperate to ensure that modeling data required by this Agreement for the planning, design and operation of connections are complete and accurate. The Transmitter shall conduct, or may require that the Customer conduct, such tests as may be required where the Transmitter believes on reasonable grounds that the accuracy of such data is in question. The Party conducting such tests shall promptly report the results to the other Party. Where the tests are conducted by the Transmitter, the tests shall be conducted at a time that is mutually agreed by the Customer and the Transmitter, and the Customer shall reimburse the Transmitter for the costs and expenses reasonably incurred by the Transmitter in conducting the tests. If the testing is required to be rescheduled at the request of a Party or by reason of a Party's failure to attend, that Party shall, at the request of the other Party, pay all reasonable costs incurred by the other Party in respect of the rescheduling of the test.
- 24.5. The Customer shall, at the Transmitter's request, permit the Transmitter to participate in the commissioning, inspection, and testing of the Customer's facilities so as to enable the Transmitter to ensure that the Customer's facilities will not adversely affect the reliability of the Transmitter's transmission system.
- 24.6. Where section 24.5 applies, the commissioning, inspection or testing of the Customer's facilities shall be conducted at a time that is mutually agreed by the Customer and the Transmitter. If the commissioning, inspection or testing is required to be rescheduled at the request of a Party or by reason of a Party's failure to attend, that Party shall, at the request of the other Party, pay all reasonable costs incurred by the other Party in respect of the rescheduling of the commissioning, inspection or testing activity.

25. ADDITIONAL TECHNICAL REQUIREMENTS

- 25.1. Each Party shall comply with their respective obligations as set out in Schedules E, F and G.
- 25.2. Each Party shall ensure that its facilities meet the technical requirements set out in Schedules E, F and G.

26. OPERATIONAL STANDARDS AND REPORTING

- 26.1. As of the date of this Agreement, the fault levels at all connection points applicable to the Customer's facilities and the assumptions underlying those fault levels, as specified by the Transmitter in accordance with the Market Rules, are set out in section D.1 of Schedule D. The Transmitter shall update such fault levels as may be required under this Agreement or in response to a request by the Customer under section 26.2, and the Parties shall amend Schedule D accordingly.
- 26.2. The Customer acknowledges that the fault levels at connection points applicable to the Customer's facilities will change from time to time, and agrees that it may not rely upon the fault levels as specified section D.1 of Schedule D. Where the Customer reasonably requires confirmation of the fault levels at a connection point applicable to the Customer's facilities, the Customer shall submit a request to that effect to the Transmitter. The Transmitter shall then provide the Customer with the current fault levels.
- 26.3. The Customer shall promptly report to the Transmitter any changes in its facilities that could materially affect the performance of the Transmitter's transmission system.
- 26.4. The Customer shall, at the Transmitter's request, promptly report to the Transmitter any and all incidents involving the automatic operation of the Customer's facilities' protective relays that affect the Transmitter's transmission facilities.
- 26.5. The Transmitter shall promptly report to the Customer any changes in its facilities that could materially affect any transmission services provided to the Customer under this Agreement.

27. OPERATIONS AND MAINTENANCE

27.1. Work on Site of Other Party

- 27.1.1. When a Party is conducting work at the other Party's site, the working Party shall:
- (a) subject to section 27.1.2, comply with all of the host Party's practices and requirements relating to occupational health and safety and environmental protection;
 - (b) comply with all applicable law relating to occupational health and safety and environmental protection; and
 - (c) comply with all of the host Party's reasonable practices and requirements relating to security of the host Party's site, including entering into an access agreement on reasonable terms relating to security of the host Party's site.

27.1.2. When a Party is conducting work at the other Party's site, the working Party shall comply with its own practices and requirements in relation to occupational health and safety and environmental protection:

- (a) to the extent permitted by the host Party, which permission shall not be granted unless the host Party is satisfied that the working Party's practices and requirements provide for a level of safety or protection that equals or exceeds its own; or
- (b) to the extent that the host Party has not made its practices or requirements known to the working Party.

27.2. General

27.2.1. Each Party shall ensure that its facilities are operated and maintained only by persons qualified to do so.

27.2.2. Each Party shall operate and maintain its facilities in accordance with Schedule A.

27.3. Controlling Authorities

27.3.1. The Controlling Authority for each Party is the person identified as such in Schedule A. A Party may, by written notice to the Controlling Authority of the other Party, from time to time change its Controlling Authority, and the Parties shall amend Schedule A accordingly.

27.3.2. A Party shall comply with any request received from the Controlling Authority of the other Party.

27.4. Communication Between the Parties

27.4.1. Except as otherwise provided in this Agreement, all communications between the Parties relating to routine operating and maintenance matters shall be exchanged between the Parties' respective Controlling Authorities in accordance with the contact information set out in Schedule A, or as otherwise specified in Schedule A.

27.4.2. Each Party shall provide the other Party with a communications protocol to be used by that other Party in emergency situations. The protocol shall include the name of the Party's site emergency coordinator.

27.5. Switching

27.5.1. Each Party shall, through its Controlling Authority, develop a written protocol that establishes the conditions for, and the coordination of, switching in respect of equipment under its control.

27.5.2. The Parties shall, through their respective Controlling Authorities, approve one another's switching protocols.

27.5.3. A Party may, with the consent of the other Party, appoint an employee of the other Party as its designate for switching purposes, provided that orders to operate must be issued by the Party's Controlling Authority.

27.5.4. The Transmitter may issue to the Customer, and the Customer shall comply with, such switching instructions as may be required to maintain the security and reliability of the Transmitter's transmission system.

27.5.5. The Controlling Authorities of the Parties shall, prior to the time at which any switching activity is to occur, agree upon procedures for such switching activity.

27.6 Isolation of Facilities at Customer's Request

27.6.1. A Party shall not, other than in an emergency, operate an isolating disconnect switch except on prior notice to the other Party.

27.6.2. If the Customer requires isolation of its own facilities or of facilities under the Transmitter's control, the Customer's Controlling Authority shall deliver a written notice to that effect to the Transmitter's Controlling Authority. The written notice shall contain the following:

- (a) a request that the Transmitter's Controlling Authority provide a Supporting Guarantee;
- (b) the Transmitter's assigned equipment operating designations, if applicable; and
- (c) the Customer's assigned equipment operating designations, if the Transmitter's equipment operating designations have not been assigned.

27.6.3. After the written notice referred to in section 27.6.2 has been delivered, the Customer's Controlling Authority may request, and the Transmitter's Controlling Authority shall ensure, that the isolation and subsequent reconnection of the Customer's relevant equipment is done on a timely basis. The Parties shall bear their own costs and expenses associated with such isolation and reconnection.

27.6.4. The Transmitter may, provided that it has given advance notice to the Customer, lock the isolating disconnect switch in the open position in any of the following circumstances:

- (a) where necessary to protect the Transmitter's personnel or equipment and the Transmitter has received a Supporting Guarantee from the Customer, in which case the lock shall be under the Transmitter's control for the duration of the Supporting Guarantee;
- (b) where the operation of the Transmitter's equipment interferes with the operation of the Customer's equipment;
- (c) where equipment owned by either Party interferes with the operation of the Transmitter's transmission system; or
- (d) where the Transmitter has been directed by the IESO to do so in accordance with the Market Rules.

27.7. Isolation of Facilities at Transmitter's Request

- 27.7.1. If the Transmitter requires isolation of its own facilities from the Customer's facilities or isolation of facilities under the Customer's control, the Transmitter's Controlling Authority shall deliver a written notice to that effect to the Customer's Controlling Authority. The written notice shall contain a request that the Customer's Controlling Authority provide a Supporting Guarantee that identifies the Customer's assigned equipment operating designations.
- 27.7.2. After the written notice referred to in section 27.7.1 has been delivered, the Transmitter's Controlling Authority may request, and the Customer's Controlling Authority shall ensure, that the isolation and subsequent reconnection of the Transmitter's relevant equipment is done on a timely basis. The Parties shall bear their own costs and expenses associated with such isolation and reconnection.

27.8. Alternative Method of Isolation

- 27.8.1. A Party may establish its own Work Protection in place of obtaining a Supporting Guarantee from the other Party.
- 27.8.2. The Party whose facilities are required in order to establish Work Protection shall provide the other Party with access to those facilities.
- 27.8.3. Establishing Work Protection shall be limited to the hanging of tags and the locking of devices.

27.9. Forced Outages

- 27.9.1. Where the forced outage of the facilities of one Party adversely affects the facilities of the other Party, the Controlling Authority of the Party experiencing the forced outage shall promptly notify the Controlling Authority of the other Party of the forced outage.
- 27.9.2. The Controlling Authority of a Party shall have sole authority to identify the need for and to initiate a forced outage of that Party's facilities.

27.10. Planned Work

- 27.10.1. Where planned work to be performed by a Party may affect the safety of the other Party's personnel, the Party performing the work shall provide the other Party with all required Work Protection documentation and related notices in writing or by such other means as they may agree in writing.
- 27.10.2. Where planned work on the facilities of a Party:
- (a) requires the participation or cooperation of the other Party; or
 - (b) could adversely affect the normal operation of the other Party's facilities,
 - (c) the other Party shall use commercially reasonable efforts to accommodate the planned work and shall negotiate in good faith the reasonable procedures and cost sharing criteria applicable to the planned work.
- 27.10.3. The Customer shall take all reasonable steps to ensure that all anticipated and planned outages of its facilities for each calendar year are submitted to the Transmitter by October 1st of the preceding year.
- 27.10.4. All planned work on the Customer's facilities that may affect the Transmitter's transmission facilities shall be scheduled by the Customer with the Transmitter's Controlling Authority.
- 27.10.5. Where the Customer plans work on its facilities that:
- (a) requires a feeder breaker to be opened or operated;
 - (b) requires any disconnection or isolation from any facilities of either Party that are less than 50 kV, such as a feeder breaker;
 - (c) will result in load changes of greater than 5 MW; or
 - (d) will involve a load transfer or a switching operation that directly affects the Transmitter's transmission facilities,
- the Customer's Controlling Authority shall submit a request to the Transmitter's representative identified in Schedule A, including a request to provide a Supporting Guarantee where applicable. Such request shall be submitted in writing and shall be submitted at least four days in advance of the planned work or within such other period as the Parties may agree.
- 27.10.6. Where the Customer plans work on its facilities that requires that multiple feeder breakers, a station bus or a whole transformer station be operated, the Customer's Controlling Authority shall submit a request to the Transmitter's representative identified in Schedule A, including a request to provide a Supporting Guarantee where applicable. Such request shall be submitted in writing and shall be submitted at least ten days in advance of the planned work or within such other period as the Parties may agree.
- 27.10.7. Where the Transmitter plans work on its facilities that directly affects the Customer's facilities and that requires that multiple feeder breakers, a station bus or a whole transformer station be operated, the Transmitter's Controlling Authority shall give notice of the planned work to the Customer's representative identified in Schedule A. Such notice shall be submitted in writing and shall be submitted at least ten days in advance of the planned work or within such other period as the Parties may agree.
- 27.10.8. Where the Transmitter plans work on its facilities that directly affects the Customer's facilities and that requires a feeder breaker to be opened or operated, the Transmitter's Controlling Authority shall give notice of the planned work to the Customer's representative identified in Schedule A.

Such notice shall be submitted in writing and shall be submitted at least four days in advance of the planned work or within such other period as the Parties may agree.

27.10.9 The Controlling Authority of a Party may submit to the other Party a written request for permission to re-schedule planned work that has been previously notified to or scheduled with that other Party. Such request must be given in writing at least two business days prior to the date on which the planned work was originally scheduled to occur.

27.10.10 If a Party's request to re-schedule cannot be reasonably accommodated by the other Party and the Parties cannot agree on an alternate date, the matter shall be submitted to the dispute resolution process set out in section 17.

27.11. Shutdown of Customer's Facilities

27.11.1 The Customer's Controlling Authority shall promptly notify the Transmitter's Controlling Authority in the event that the Customer's facilities are shut down for any reason. The Transmitter shall investigate and determine the cause of the shutdown, using available evidence including input from the Customer's staff.

27.11.2 Once the Transmitter is satisfied that reconnection of the Customer's facilities following a shut down will not adversely affect the Transmitter's transmission system, the Transmitter shall notify the Customer as soon as practicable that it may reconnect its facilities to the Transmitter's transmission facilities. The Customer shall not reconnect its facilities to the Transmitter's transmission facilities following a shut down until authorized to do so by the Transmitter's Controlling Authority. Reconnection shall be effected in accordance with the Transmitter's Board-approved reconnection procedures referred to in section 6.10.3 of the Code or, in the absence of such procedures, in accordance with procedures agreed between the Parties.

27.12. Emergency Operations

27.12.1 During an emergency or in order to prevent or minimize the effects of an emergency, a Party may without prior notice to the other Party take whatever immediate action it deems necessary to ensure public safety or to safeguard life, property or the environment.

27.12.2 Where a Party takes action under section 27.12.1, it shall promptly report the action taken and the reason for that action to the other Party's Controlling Authority.

27.12.3 During an emergency or in order to prevent or minimize the effects of an emergency, the Transmitter may interrupt supply to the Customer's facilities in order to protect the stability, reliability or integrity of the Transmitter's transmission facilities or to maintain the availability of those facilities. In such a case, the Transmitter shall notify the Customer as soon as possible of the transmission system's emergency status and of when to expect the resumption of normal operations. The Transmitter shall notify the Customer once the Transmitter determines that the Customer's facilities may be reconnected. The Customer shall not reconnect its facilities until authorized to do so by the Transmitter.

27.12.4 The Customer shall provide to the Transmitter a rotational load-shedding schedule that identifies the loads that may be required to be shed under section 27.12.5. The schedule shall also identify the controllable devices for each such load. The Transmitter may review the rotational load-shedding schedule with the Customer annually or more often if required.

27.12.5 Where it is directed to do so by the IESO, the Transmitter's Controlling Authority shall initiate rotational load shedding in accordance with Schedule A. The Customer shall respond in accordance with Schedule A and shall comply with the Transmitter's Controlling Authority's direction to shed load.

27.12.6 Where it is directed to do so by the IESO, the Transmitter's Controlling Authority shall initiate a rotational load shedding simulation in accordance with Schedule A. The Customer shall respond in accordance with Schedule A.

27.12.7 In an emergency, the Parties shall communicate in accordance with the communications protocols provided to one another under section 27.4.2.

27.13. Access to and Security of Facilities

27.13.1 Each Party shall ensure that its facilities are secure at all times. Where a Party's facilities are located on the site of another Party, the Parties shall cooperate to ensure the security of those facilities in accordance with section 27.1.1(c).

27.13.2 Each Party shall be entitled to access the site or facilities of the other Party at all reasonable times where required in order to carry out work on its facilities or where otherwise permitted or required under this Agreement. Such access shall be effected in accordance with sections 27.13.4 and 27.13.5.

27.13.3 Each Party shall, to facilitate the exercise by the other Party of its access rights, provide that other Party with all applicable access procedures, including procedures relating to access codes and keys.

27.13.4 Where a Party wishes to exercise its right of access to the site or facilities of the other Party, the accessing Party shall provide reasonable prior notice to the host Party of the date, time and location of access and of the nature of the work to be undertaken. Where the accessing Party's access cannot reasonably be accommodated by the host Party, the Parties shall agree on another date and time for access.

27.13.5 Where a Party is exercising its right of access, the Party shall:

- (a) comply with the obligations set out in section 27.1;
- (b) ensure that any person that will have access to the host Party's site or facilities has been properly trained;
- (c) comply with the procedures provided to it by the host Party under section 27.13.3;

- (d) not damage or interfere with the host Party's property (provided that the exercise of the right of access shall not itself be considered interference); and
- (e) not interact with representatives of the host Party other than the person designated for such purpose by the host Party or as may be permitted by that designated person.

27.13.6. Where an accessing Party causes damage to or loss of any property of the host Party, the accessing Party shall promptly notify the host Party. Notwithstanding any provision of section 15, the accessing Party shall pay to the host Party the host Party's reasonable costs of repairing such property or, if such property cannot be repaired, of replacing such property.

27.13.7. Where the property of a Party is on the site of the other Party, the host Party shall not interfere with or cause damage to or the loss of that property. Where the host Party causes such damage or loss, the host Party shall promptly notify the other Party. Notwithstanding any provision of section 15, the host Party shall pay to the other Party the other Party's reasonable costs of repairing such property or, if such property cannot be repaired, of replacing such property.

27.13.8. In addition to the general right of access referred to in section 27.13.2, the Transmitter may access the site or facilities of the Customer in order to ensure that the Customer's facilities comply with the requirements of this Agreement or for the purpose of investigating a threat or potential threat to the security of the Transmitter's transmission system. Such right of access shall be exercised in accordance with the provisions of this section 27.13.

27.13.9. Nothing in this section 27.13 shall prevent or restrict a Party from doing any of the following in an emergency or where required to prevent or minimize the effects of an emergency:

- (a) interfering with the property of the other Party that is on its site; or
- (b) accessing the site of the other Party without notice.

Where a Party takes such action and causes damage to or loss of the property of the other Party, the acting Party shall promptly notify the other Party. Notwithstanding any provision of section 15, the acting Party shall pay to the other Party the other Party's reasonable costs of repairing such property or, if such property cannot be repaired, of replacing such property.

28. INSPECTION, TESTING, MONITORING AND NEW, MODIFIED OR REPLACEMENT CUSTOMER FACILITIES

28.1. General Requirements

28.1.1. The Customer shall inspect, test and monitor its facilities to ensure continued compliance with all applicable instruments and standards referred to in paragraphs (a) to (c) of section 24.1.

28.1.2. Where the Transmitter carries out any inspection, testing or monitoring of the Customer's facilities where required or permitted under this Agreement, the Customer shall pay the Transmitter's reasonable costs of doing so.

28.1.3. The Transmitter shall inspect, test and monitor its transmission facilities to ensure continued compliance with all applicable instruments and standards referred to in section 4.3.1 of the Code.

28.1.4. Each Party shall maintain complete and accurate records of the results of all performance inspection, testing and monitoring that it conducts in fulfillment of its obligations under this Agreement. Such records shall be maintained by each Party for a minimum of seven years or for such shorter time as the Board may permit.

28.1.5. Each Party shall, at the request of the other, provide the other Party with the records referred to in section 28.1.4. Without limiting the generality of the foregoing, the Customer shall, at the Transmitter's request, provide the Transmitter with:

- (a) test certificates certifying that the Customer's facilities have passed all relevant tests and comply with all applicable instruments and standards referred to in paragraphs (a) to (c) of section 24.1; and
- (b) copies of any certificates of inspection or other applicable authorizations or approvals received from the Ontario Electricity Safety Authority in relation to the Customer's facilities.

28.2. New, Modified or Replacement Customer Facilities

28.2.1. The Customer shall, at the Transmitter's request, permit the Transmitter to inspect, test or witness the commissioning of any of the Customer's new, modified or replacement facilities where the Transmitter reasonably considers that such new, modified or replacement facilities may adversely affect the performance of the Transmitter's transmission system. The Customer shall pay the Transmitter's reasonable costs of doing so.

28.2.2. Where section 28.2.1 applies, the inspection, testing or commissioning of the Customer's facilities shall be conducted at a time that is mutually agreed by the Customer and the Transmitter. If the inspection, test or commissioning is required to be rescheduled at the request of a Party or by reason of a Party's failure to attend, the Party shall, at the request of the other Party, pay all reasonable costs incurred by the other Party in respect of the rescheduling of the inspection, testing or commissioning activity.

28.2.3. The Customer shall, at the Transmitter's request, provide the Transmitter with test certificates, including any certificates of inspection or other applicable authorizations or approvals that the Ontario Electrical Safety Authority may have issued, certifying that any of the Customer's new, modified or replacement facilities have passed the relevant tests and comply with all applicable instruments and standards referred to in paragraphs (a) to (c) of section 24.1. The Transmitter may require the provision of these certificates as a condition of connecting any of the Customer's new, modified or replacement facilities. The Customer acknowledges that the Transmitter cannot, where a connection authorization or

other applicable authorization or approval issued by the Ontario Electrical Safety Authority is required in relation to the Customer's new, modified or replacement facilities, connect such facilities unless that connection authorization has been issued.

- 28.2.4. The Transmitter shall provide to the Customer such technical parameters as may be required to assist the Customer in ensuring that the design of the Customer's facilities shall be consistent with the requirements applicable to the Transmitter's transmission system as set out in this Agreement.
- 28.2.5. The Customer shall not make any modifications to its facilities of a type that is specified in section D.2 of Schedule D without the prior approval of the Transmitter.
- 28.2.6. Where the Transmitter considers that a type of modification that is not already specified in section D.2 of Schedule D is likely to have a material adverse effect on the Transmitter's transmission facilities, on the facilities of another of the Transmitter's customers or on the facilities of one of the Transmitter's neighbouring Ontario transmitters, the Transmitter shall so notify the Customer. The Parties shall then negotiate in good faith appropriate amendments to section D.2 of Schedule D.

PART TEN

SCHEDULE J

29. COMPLIANCE WITH SCHEDULE J

- 29.1. The Parties shall comply with their respective obligations under Schedule J.

IN WITNESS WHEREOF, the Parties hereto, intending to be legally bound, have caused this Agreement to be executed by their duly authorized representatives.

Name of Transmitter

Name of Customer

By: Name: _____ By: Name: _____

SCHEDULE A

SINGLE LINE DIAGRAM, DESCRIPTION OF THE CUSTOMER'S CONNECTION POINT(S) AND DETAILS OF SPECIFIC OPERATIONS

A.1. SINGLE LINE DIAGRAM AND CONNECTION POINT(S)

[to be inserted by the Parties]

A.2. LIST OF FACILITIES ON THE PROPERTY OF THE OTHER PARTY

- A.2.1. The following Customer facilities are located on the Transmitter's site:

[to be completed by the Parties]

- A.2.2. The following Transmitter's transmission facilities are located on the Customer's site:

[to be completed by the Parties]

A.3. TELEPHONE CONTACT

- A.3.1. Either Party has the right to change the position designations and telephone numbers listed below with immediate effect at any time by notice in writing delivered to the other Party by fax or other telegraphic means. Any employee of a Party with apparent authority may deliver such a notice to the other Party.

Day to Day Operations

For the operation of the Transmitter's transmission facilities and the Customer's facilities.

Transmitter

Customer

Operating Contacts:

Position:

Name:

Location:

Phone Number:

Fax Number:

Outage Planning:

Position:

Name:

Location:

Phone Number:

Fax Number:

Position:

Name:

Location:

Phone Number:

Fax Number:

Position:

Name:

Location:

Phone Number:

Fax Number:

Notes:

Contract Administration for operating services

Transmitter**Customer**

Position:

Name:

Location:

Phone Number:

Fax Number:

Position:

Name:

Location:

Phone Number:

Fax Number:

Position:

Name:

Location:

Phone Number:

Fax Number:

A.4. OWNER AND OPERATING CONTROL

A.4.1. A Party may change its designated controlling authority set out below at any time during the term of the Agreement, subject to the following conditions:

- (a) the Transmitter may change its designated controlling authority only for the Transmitter's transmission facilities;
- (b) the Customer may change its designated controlling authority only for the Customer;
- (c) either Party shall notify the other in writing of any change in its designated controlling authority at least ten business days before implementing a change; and
- (d) notification of any changes to the controlling authority shall be exchanged between the Transmitter and the Customer as follows:

Transmitter	The Customer
Director – Transmission Operations Division	General Manager [Appropriate level of Management to be identified by the Customer]
All affected Controlling Authorities and Transmission Operations Management Centre	All affected Controlling Authorities

A.4.2. The Customer:

- (a) owns:
- (b) has operating control of:

A.4.3. The Transmitter:

- (a) owns:
- (b) has operating control of:

A.5. Metering Facilities Diagram

This diagram is based on the protection, control, and metering diagram.

A.6. Normal Operations

This Schedule shall include Customer-specific Information during normal operations.

A.7. Emergency Operations

This Schedule would include Customer specific Information during Emergency operations.

A.8. Rotational Load Shedding

A.8.1. Scope

This instruction assigns authority and defines responsibilities for manual primary load shedding that may be required to correct abnormal conditions on the IESO-controlled grid or the Transmitter's transmission facilities. Procedures are also outlined for conducting simulation of rotational load shedding.

A.8.2. Information

From time to time the IESO-controlled grid or the Transmitter's transmission facilities may experience abnormal conditions. To minimize their impact, and to restore and maintain security of operations, prompt control action must be taken. The control actions are numerous and vary according to the abnormal condition.

In extreme situations, the only way to correct abnormal conditions may be to shed primary firm load. Recognizing the impact on the Customer, this control action must be pre-planned as much in advance as possible. Rotational load shedding of primary firm load provides assurance that the abnormal condition will be quickly corrected while allowing for Customer selectivity. The schedule shall comply with the IESO's rules, procedures and policies in effect at the relevant time.

A.8.3. Response to Controlled Rotational Load Shedding

The request to implement a controlled rotation load shed will be as directed by the IESO and can come from the Transmitter's controlling authority located at the Transmitter's territory operating centre.

The request for implementation will follow this model:

"To comply with directions from the IESO, this is the Transmitter's controlling authority calling. We are currently implementing a rotational load shed. Would you please reduce your load to X MW's. You will be notified when conditions allow you to return to full load."

The Customer's response will follow this model:

"I understand that the Transmitter's controlling authority is implementing a rotational load shed and that I am to reduce load to X MW's. Is that correct?"

The Transmitter's controlling authority will confirm the request.

A.8.4. Response to Controlled Rotational Load Shedding Simulation

The request to simulate a controlled rotation load shed will be as directed by the IESO and can come from the Transmitter's controlling authority located at the Transmitter's territory operating centre.

The request for simulation will follow this model:

"To comply with directions from the IESO, this is the Transmitter's controlling authority calling. We are currently simulating a rotational load shed. Would you please simulate a load shed of X MW's. Please inform me of your steps and the actual amount of the simulated load shed you are able to achieve."

The Customer's response will follow this model:

"I understand that the Transmitter Controlling Authority is simulating a Rotational Load Shed and that I am to simulate a load shed of X MW's. Is this correct?"

The Transmitter's controlling authority will confirm the request and both operators will remain on line to review procedure and collect information.

A.9. Re-verification Schedules-Protection and Control (sample only)

A.9.1. A Customer shall re-verify its station protections and control systems that can impact on the Transmitter's transmission system.. The maximum verification or re-verification interval is: four (4) years for most of the 115 kV transmission system elements including transformer stations and transmission lines, and certain 230 kV transmission system elements; and two (2) years for all other high voltage elements. The maintenance cycle can be site specific.

A.9.2. Customer shall advise the Transmitter at least fourteen (14) business days' notice of its intention to conduct a reverification test, so that the Transmitter's protection and control staff and system performance staff (if required) can observe:

- (a) re-verification of protection equipment settings specified in this Agreement;
- (b) relay recalibration;
- (c) test tripping of station breakers that impact on the Transmitter/Customer interface measurement and analysis of secondary AC voltages and currents to confirm measuring circuit integrity as well as protection directioning; and
- (d) measurement and analysis of secondary AC voltages and currents to confirm measuring circuit integrity.

Note: All tests must be coordinated and approved ahead of time through the normal outage planning process.

A.9.3. The following specific actions are required:

- (a) observe all station protections that trip and open the "enter the devices that interface with the Transmitter" for proper operation; and
- (b) confirm that settings approved by the Transmitter are applied to the following protections:
 - (i) over and under voltage;
 - (ii) transformer differential;
 - (iii) transformer phase and ground backup protection;
 - (iv) line protections;
 - (v) breaker or HVI failure protection; and
 - (vi) transfer and remote trip protections.

A.10. General Protections (sample only)

1. There are no line protections at Site.
2. Transformer faults are cleared by the high voltage (HV) and medium voltage (MV) breakers.
3. The transformer protection sends a block to the Transmitter's network transformer station or switching station to prevent out of zone tripping.
4. Breaker failure protection sends transfer trip and it is then cascaded to other stations.
5. Under Frequency Load Shedding relays that operate as follows:

[Set out Particulars]

A.11. Telecommunication Facility Details for Protection and Control Applications (sample only)**A.11.1. Telecommunication Medium**

The communication medium used will be two (2) leased telephone circuits from Bell Telephone and these circuits are the responsibility of the Customer

A.11.2. Types of Telecommunication Channels

2 Blocking Channels

2 Transfer Trip Channels

A.11.3. Ownership of Telecommunication Terminal Equipment

The terminal equipment located at a given facility is owned by the Customer. The communication medium (leased telephone circuits) is considered to be owned by the Customer. Therefore, the Customer is responsible for the restoration of the failed communication medium.

The terminal equipment located at a switching station is owned by the Transmitter.

A.11.4. Responsibility for Work and Costs Associated with Breakdown and Routine Maintenance

If maintenance is required on the terminal equipment located at the Customer's facility, the Customer will bear all incurred costs.

If maintenance is required on terminal equipment located at sites owned by the Transmitter, the Transmitter will bear all incurred costs.

If maintenance or repair is required on the leased telephone circuits, the Customer will incur all associated costs. These costs will include charges by Bell Telephone and the Transmitter if its personnel are required to participate in any of the related activities.

A.11.5. Reverification Schedule

Routine Maintenance on communication equipment and the communication channels must be performed every two years.

A.11.6. Inventory of Communication Equipment

The provision of spare communication equipment is the Customers' responsibility and will be located at its site.

A.11.7. Failure of Communication Equipment

If a communication failure affects either the transfer trip channels or the blocking channels; the Transmitter will decide whether or not the Customer should remain connected to the high-voltage system. The Transmitter must advise the Customer, through the appropriate communication protocol outlined in this code, of the situation, the choices available to the Customer and the risks involved. Since the Transmitter will take the decision according to its own interests, the Customer can choose to remain or separate from the high-voltage system at its own risk.

A.11.8. Mean Time for Repairs

The mean time for repairs will be within two working days, dependent on the availability of staff of Bell Telephone and the Transmitter.

A.11.9. Provision of Purchase Order by Customer to Transmitter

The Customer will provide the Transmitter's designated leader with a purchase order, so that the Transmitter may apply appropriate charges to the Customer.

SCHEDULE B**TRANSMISSION SERVICES AND ASSOCIATED CHARGES**

B.1. This Schedule applies where the Customer's facilities are connected to those of the Transmitter's transmission facilities that form part of the IESO-controlled grid.

B.2. In this Schedule and in Attachment B1:

- (a) the terms "Delivery Point" and "Network Service" shall have the meaning given to them in the Transmitter's Rate Order; and
- (b) the terms "Registered Wholesale Meter", "Metering Registry" and "Metering Service Provider" shall have the meaning given to them in the Market Rules.

B.3. The Customer shall not be entitled to receive, and the Transmitter shall not be required to provide, any transmission services unless the Customer and the Customer's facilities comply with all applicable requirements of this Agreement and with all revenue metering and associated billing and settlement requirements of the Market Rules. Without limiting the generality of the foregoing, the Customer must provide the following information to the Transmitter:

- (a) the identity of each Delivery Point associated with Customer's facilities, including the voltage supply level;

- (b) a forecast of the Customer's demand at each such Delivery Point; and
 - (c) if applicable, the identity of each generation unit that is embedded relative to the Customer (determined in accordance with section J.1 of Schedule J) and the following information in respect of each such generation unit: (i) installed capacity; (ii) date on which all approvals required for installation of the generation unit were obtained; (iii) technology type; and (iv) fuel or generation source type.
- B.4. Where the Customer wishes to obtain Export Transmission Service, the Customer shall arrange for and obtain that transmission service in accordance with the requirements of the Market Rules.
- B.5. Charges for transmission services provided to the Customer shall be determined and billed in accordance with the Transmitter's Rate Order and the Market Rules.
- B.6. Without limiting the generality of section B.5:
- (a) transmission services shall be charged on the basis of the Delivery Point associated with the Customer's facilities;
 - (b) where there is more than one Delivery Point associated with the Customer's facilities, transmission services shall be charged individually for each Delivery Point (with the result that the Customer's demand at multiple Delivery Points cannot be aggregated);
 - (c) where a Delivery Point associated with the Customer's facilities is also a Delivery Point for the facilities of an affiliate of the Customer, the demand at that Delivery Point may be aggregated if the facilities are on a single site or if the facilities are on adjacent sites owned by the Customer or by the Customer and an affiliate of the Customer; and
 - (d) charges for transmission service shall be calculated after taking account of site-specific losses as determined in accordance with the Market Rules.
- B.7. Transmission service charges shall be paid by the Customer to the IESO in accordance with the Market Rules. A dispute related to an amount payable by the Customer to the IESO on account of transmission service charges that is subject to the dispute resolution provisions of the Market Rules shall be resolved in accordance with those provisions. Nothing in this section B.7 shall preclude a Customer from initiating a dispute under this Agreement in relation to the applicability of transmission service charges or the classification of transmission service charges.
- B.8. The Customer shall notify the Transmitter in the event of a material change in any of the information referred to in section B.3 relative to the most recent information provided to the Transmitter.
- B.9. The Parties may agree to use Attachment B1 or an amended version of Attachment B1 in connection with the payment of transmission service charges.

Attachment B1

Billing for Transmission Service Charges and Designation of Agent (as permitted by section B.9 of Schedule B)

As contemplated in the Transmitter's Rate Order, the IESO will submit invoices for transmission services to market participants that utilize Network Service or Export Transmission Service.

The Market Rules and the Transmitter's Rate Order require that transmission service charges payable by transmission customers shall be collected by the IESO. The billing and settlement processes used by the IESO are designed to collect transmission service charges from entities that are market participants, using meter readings that are totalized and loss adjusted. The Customer shall ensure that any Registered Wholesale Meter used for the purposes of determining transmission service charges payable by the Customer satisfy the wholesale metering requirements and associated obligations specified in Chapter 6 of the Market Rules (including the appendices to that Chapter).

The Customer may wish to designate to another entity that is a market participant (referred to as the "Transmission Customer Agent") the responsibility for paying some or all of the transmission service charges payable by the Customer and the responsibility for satisfying the wholesale metering requirements and associated obligations specified in Chapter 6 of the Market Rules (including the appendices to that Chapter). Any such designation shall be made on the basis of delivery points and associated connection points with respect to which the Customer has transferred the obligations to the Transmission Customer Agent.

Where the Customer wishes to so designate another entity as its Transmission Customer Agent, the Customer and the Transmission Customer Agent shall sign the form set out below and return it to the Transmitter. Once the designation takes effect, the transmission service charges payable by the Transmission Customer Agent will be calculated by the IESO as though the Transmission Customer Agent were the Customer with respect to the designated connection points at the applicable delivery points. Except as otherwise provided in section B.6 of Schedule B, the demand designated to the Transmission Customer Agent by the Customer shall not be aggregated with any demand for which (a) the Customer retains the obligation to pay transmission service charges, (b) the Customer designates the obligation to another entity, or (c) another customer of the Transmitter designates the obligation to the Transmission Customer Agent.

----- Transmission Customer Designation Form

The undersigned Customer hereby transfers to the undersigned Transmission Customer Agent, and the undersigned Transmission Customer Agent hereby assumes and agrees to honour, all obligations and responsibilities for each Registered Wholesale Meter and the payment of transmission service charges associated with the connection points listed below. This transfer of obligations and responsibilities is in accordance with Schedule B of the Connection Agreement between the Customer and the Transmitter. The undersigned Transmission Customer Agent hereby agrees to register as a market participant with the IESO and to be subject to all of the requirements of the Market Rules for the purposes of payment of transmission service charges associated with the delivery points and associated connection points listed below. The Customer and the Transmission Customer Agent, as applicable, undertake to notify and

oblige their respective Metering Service Provider(s) to ensure that the Metering Registry data maintained by the IESO in accordance with Chapter 6 of the Market Rules (including the appendices to that Chapter) is updated consistent with this designation.

List of delivery points and associated connection points for which obligations and responsibilities are transferred:

Delivery point	Description of associated connection points

<u>On Behalf of Customer</u> Signed: _____ Title: _____ Date: _____ Business Name and Address: _____ _____ _____ _____	<u>On Behalf of Transmission Customer Agent</u> Signed: _____ Title: _____ Date: _____ Business Name and Address: _____ _____ _____ _____
--	---

Received by Transmitter

Business Name: _____

Signed: _____

Title: _____

Date: _____

The designation contained herein shall become effective once the Metering Service Provider(s) for the Customer and the Transmission Customer Agent submit(s) the information required in accordance with the change management process for the Metering Registry maintained by the IESO.

SCHEDULE C

CURE PERIODS FOR DEFAULTS

C.1. The Cure Period for a Financial Default shall be:

(a) seven business days; or

(b) ten business days, where notice has been given to the Transmitter under section 19.4.1.

C.2. The Cure Period for a Non-financial Default shall depend on the impact of the Non-financial Default, determined by the Non-defaulting Party as follows:

Impact of Default	Description	Cure Period
Safety - Immediate	A Non-financial Default that could result in immediate injury or loss of life (e.g., exposed wires, destroyed station fence, etc.).	Promptly
Safety - Potential	A Non-financial Default that could result in injury or loss of life if a single contingency were to occur (e.g., substandard grounding)	Promptly
Environment - Immediate	A Non-financial Default that could result in immediate adverse effects on land, air, water, plants, or animals	Promptly

Impact of Default	Description	Cure Period
Asset Integrity	A Non-financial Default that could adversely affect the ability of an asset to operate within prescribed ratings (voltage, thermal, short circuit) or be maintained to required standards for the purpose of prolonging the lifespan of the asset or satisfying safety or environmental requirements	Promptly
Environmental – Potential	A Non-financial Default that could, if a single contingency were to occur, result in adverse effects on land, air, water, plants, or animals	30 days
Power Quality	A Non-financial Default that could result in a variation in electric power service that could cause the failure or improper or defective operation of end-use equipment, such as voltage sag, overvoltage, transients, harmonic distortion and electrical noise	30 days

- C.3. Where a Non-financial Default can have more than one impact and the impacts have different Cure Periods, the shortest of the Cure Periods shall apply.

SCHEDULE D

FAULT LEVELS AND MODIFICATIONS REQUIRING APPROVAL BY THE TRANSMITTER

D.1. FAULT LEVELS

[to be completed by the Parties and updated as required, using Attachment D1 or an amended version of Attachment D1 if desired]

D.2. MODIFICATIONS REQUIRING APPROVAL BY THE TRANSMITTER

- D.2.1. In accordance with sections 28.2.5 and 28.2.6, the following modifications to the Customer's facilities may not be made by the Customer without the prior approval of the Transmitter:

[to be completed by the Parties]

Attachment D1

Fault Levels (as permitted by section D.1 of Schedule D)

Tariff Delivery Point	Supply Voltage (kV)	Tx Connection Point Number	Tx Connection Point	Fault Level (kA)

SCHEDULE E

GENERAL TECHNICAL REQUIREMENTS

1.1 Guidelines of Reliability Organizations

- 1.1.1. Customers and Transmitters shall follow all reliability organizations' standards as they may be amended from time to time.
- 1.1.2. The Transmitter shall provide to Customers upon request, the address and contact persons at the relevant reliability organization.

1.2. Isolation from the Transmission System

- 1.2.1. The Customer shall provide an isolating disconnect switch or device at the point or junction between the Transmitter and the Customer, i.e., at the point of the interconnection, which physically and visually opens the main current-carrying path and isolates the Customer's facility from the transmission system.
- 1.2.2. The isolating disconnect switch shall meet the following criteria:
- 1.2.2.1. it shall simultaneously open all phases (i.e., group-operated open/close) to the connection;

- 1.2.2.2. it shall be lockable in the open and closed positions;
- 1.2.2.3. when the device is used as part of the HVI failure protection system, it shall be motor-operated and equipped with appropriate control circuitry; and
- 1.2.2.4. it shall be suitable for safe operation under the conditions of use.

1.3. Protection and Control

- 1.3.1. The protection systems, which protects transmission system elements, shall be capable of minimizing the severity and extent of disturbances to the transmission system while themselves experiencing a first-order single contingency such as the failure of a relay protection system to operate or the failure of a breaker to trip. In particular:
 - 1.3.1.1. the elements designated by the Transmitter as essential to system reliability and security shall be protected by two protection systems. Each system shall be independently capable of detecting and isolating all faults on those elements. These elements shall have breaker failure protection, but breaker failure protection need not be duplicated. Both protection systems shall initiate breaker failure protection;
 - 1.3.1.2. to reduce the risk of both systems being disabled simultaneously by a single contingency, the protection system designs shall not use components common to the two systems;
 - 1.3.1.3. the use of two identical protection systems is not generally recommended, because it increases the risk of simultaneous failure of both systems due to design deficiencies or equipment problems;
 - 1.3.1.4. the protection systems shall be designed to isolate only the faulted element. For faults outside the protected zone, each protection system shall be designed either not to operate or to operate selectively in coordination with other protection systems;
 - 1.3.1.5. Customer protection settings for protections affected by conditions on the transmission system shall be coordinated with those of the transmission system;
 - 1.3.1.6. protection systems shall not operate to trip for stable power swings following contingencies that are judged by protection system designers as not harmful to the transmission system or its Customers;
 - 1.3.1.7. the components and software used in all protection systems shall be of proven quality for effective utility application and following good utility practice;
 - 1.3.1.8. critical features associated with the operability of protection systems and the high voltage interrupting device (HVI) shall be annunciated or monitored;
 - 1.3.1.9. the design of protection systems shall facilitate periodic testing and maintenance. Test facilities and procedures shall not compromise the independence of the redundant protection systems. Test switches shall be used to eliminate the need to disconnect wires during testing;
 - 1.3.1.10. the two protection systems shall be supplied from separate secondary windings on one voltage transformer or potential device and from separate current transformer secondary windings, i.e., from two separate current transformers;
 - 1.3.1.11. separately fused and monitored DC sources shall be used with the two protection systems. For all generating Facilities connected to the transmission system, two separate DC station battery banks shall be required to provide the required degree of reliability; and
 - 1.3.1.12. protection system circuitry and physical arrangements shall be designed to minimize the possibility of incorrect operations from personnel error.
 - 1.3.2. Specific protection and control practices and equipment requirements are set out in Schedule G of this Agreement.
 - 1.3.3. Transmitters and Customers should apply protection systems, using the typical tripping matrix for transmission system protection shown in Exhibit E.2, of this Schedule E.
- ### **1.4. Insulation Coordination**
- 1.4.1. Equipment connected to the transmission system shall be protected against lightning and switching surges. This shall include station shielding against direct lightning strokes, surge protection on all wound devices, and cable/overhead interfaces.
 - 1.4.2. A tap connected to a shielded transmission circuit shall also be shielded.
 - 1.4.3. The Transmitter shall review surge arrester ratings.
 - 1.4.3.1. The Transmitter shall provide all relevant Information, e.g., ratings, to Customers upon request. The Transmitter, however is not responsible for the adequacy of design or correctness of the operation of any equipment or apparatus including the surge arrester(s).
- ### **1.5. Grounding**
- 1.5.1. Grounding installations shall be capable of carrying the maximum foreseeable fault current, for the duration of such fault currents, without risking safety to personnel that may be present on site when a fault occurs, damage to equipment, or interference with the operation of the transmission system.

- 1.5.2. Each transformer, switching, or generating station shall have a ground grid on which all metallic structures, metallic equipment and non-energized metallic equipment are solidly connected. The size, type and requirements for the ground grid are site-specific, depending on such factors as soil conditions, station size, and short-circuit level.
- 1.5.3. The Transmitter shall review the ground potential rise (GPR) study submitted by the Customer at the Customer's cost. The Customer shall comply with the Bell System Practices as they may be amended or modified from time to time and the IEEE standard 487 as it may be amended or modified from time to time for providing special high-voltage protection devices on metallic communication cables. The Transmitter assumes no responsibility for the adequacy of design or correctness of the operation of any equipment or apparatus associated with the Customer's installation.
- 1.5.4. The placement of any additional grounding points on the transmission system shall require the approval of the Transmitter. The Transmitter shall give its approval if it is satisfied that the reliability of its transmission system is not affected.

1.6. Telemetry, Monitoring, and Telecommunications

- 1.6.1. Transmitters shall advise Customers of the performance and details of required telemetering facilities that serve them. Some requirements depend on the size and specific location of the connection to the transmission system. As a minimum, telemetry shall be required for the flow of real and reactive power through circuits and transformers, the voltages at selected points, and the status (open or closed) of switching elements.
- 1.6.2. A Transmitter may require a Customer to install monitoring equipment to track the performance of its facilities, identify possible protection system problems, and provide measurements of power quality. The responsibility for costs will be as determined by the Board. As required, the monitoring equipment shall perform one or several of the following functions:
- 1.6.2.1. sequence of events recording (SER) to record protection related events at a connection;
- 1.6.2.2. digital fault recording (DFR) to permit analysis of transmission system performance under normal and abnormal conditions; or
- 1.6.2.3. power quality monitoring (PQM) to record voltage transient surges, voltage sags and swells, voltage unbalance, supply interruptions, frequency variations and other voltage and current waveform monitoring.
- 1.6.3. Customers' telecommunications facilities shall be compatible with those of the Transmitter and have similar reliability and performance characteristics. At the Transmitter's discretion, some or all of the following functions may require telecommunication: protective relaying; system control and data acquisition (SCADA); voice communication; and special protection systems (e.g., generation rejection or runback).
- 1.6.4. Telecommunication facilities, design details, and performance requirements, associated with Customers' facilities, shall be provided at the Customer's expense.
- 1.6.5. The Customer shall bear all costs, without limitation, of providing the same telemetry data required under the Market Rules, associated with its facilities to the Transmitter and providing all required connection inputs to the Transmitter's disturbance-monitoring equipment, except:
- 1.6.5.1. where the connection inputs to the Transmitter's disturbance-monitoring equipment are of mutual benefit to the Customer and the Transmitter, in which circumstance the Customer and Transmitter shall share the cost of providing the data in proportion to the benefits received; or
- 1.6.5.2. where the connection inputs to the Transmitter's disturbance-monitoring equipment are required only for the Transmitter's benefit, in which case the transmitter shall pay all of the costs associated with providing the data.

1.7. Inspecting and Commissioning Procedures







- 1.7.1. Customers shall ensure that any new or replacement equipment that they own is inspected and tested before initial connection to the transmission system. The initial verification tests shall confirm that the connection of the Customer's facility to the transmission system:
- 1.7.1.1. does not pose any safety hazards;
- 1.7.1.2. does not adversely affect operation of the transmission system in a material manner; and
- 1.7.1.3. does not violate any requirement of the Code or this Agreement.
- 1.7.2. The Transmitter has the right to inspect the Customer's facility and witness commissioning tests related to any new or replacement equipment that could reasonably be expected to adversely affect the transmission system. The initial verification shall include high-voltage interrupting devices, line disconnect switches, the line and bus connections from the dead-end structure to Customer's facility, power transformers, surge arresters, DC batteries, and station service systems, protection, metering, and communication systems. The Customer shall have the right to the inspection reports relating to such facility.
- 1.7.3. The Transmitter assumes no responsibility for the adequacy of design or correctness of the operation of any equipment or apparatus associated with the Customer's installation. The Transmitter shall notify the Customer of its findings regarding any potential problems or limitation of such equipment or apparatus owned by the Customer, without any responsibility.
- 1.7.4. The Customer shall advise the Transmitter of the commissioning program in writing, thirty business days before it proposes to begin the commissioning tests. The written notice shall include the connection commissioning schedule, the proposed test procedure, the test equipment to be used, and the transmission system conditions required, and also the name of the individual responsible for coordinating the proposed tests on the Customer's behalf.

- 1.7.5. Within fifteen business days of receiving the notice, the Transmitter shall notify the Customer that it:
- 1.7.5.1. agrees with the proposed connection commissioning program and test procedures; or
 - 1.7.5.2. requires changes in the interest of safety or maintaining the reliability of the transmission system, and that such changes shall be sent to the Customer promptly.
- 1.7.6. If the Transmitter requires changes, then the Parties shall act in good faith to reach agreement and finalize the commissioning program within a reasonable period.
- 1.7.7. The Customer shall submit the results of the commissioning tests to the Transmitter and must demonstrate that all its equipment complies with the Code and this Agreement.
- 1.7.8. If the commissioning test reveals non-compliance with one or more requirements of the Code or this Agreement, the Customer whose equipment was tested shall promptly meet with the Transmitter and agree on a process aimed at achieving compliance.
- 1.7.9. The Transmitter may withhold permission to complete the commissioning and subsequent connection of the Customer to the transmission system if the relevant equipment fails to meet any technical requirement stipulated in the Code or this Agreement.
- 1.7.10. All reasonable costs incurred or associated with Transmitter's witnessing of the verification tests shall be borne by the Customer.
- 1.8. Procedures for Maintenance and Periodic Verification**
- 1.8.1. The Transmitter, using good utility practice, may specify the maintenance criteria and the maximum time intervals between verification cycles for those parts of Customers' facilities that may materially adversely affect the transmission system. The obligations for maintenance and performance re-verification shall be stipulated in the appropriate schedule to this Agreement.
- 1.8.2. Test switches shall be provided to isolate current and potential transformer input to the relays as well as a set of switches to isolate the relays tripping outputs from the power equipment control circuitry.
- 1.8.3. The reasonable cost of conducting maintenance and verification tests shall be borne by the Customer.
- 1.8.4. The Transmitter may appoint a representative to witness relevant maintenance and verification tests and the Customer shall permit the representative to be present while those tests are being conducted.
- 1.8.5. To ensure that the Transmitter's representative can witness the relevant tests, the Customer shall submit the proposed test procedures and a test schedule to the Transmitter not less than ten business days before it proposes to carry out the test. Following receipt of the request, the Transmitter may delay for technical reasons the testing for as long as ten business days. The Transmitter will use best efforts to make the required test date.
- 1.8.6. The reasonable costs associated with the witnessing of verification tests by the Transmitter's representative shall be borne by the Customer.
- 1.8.7. If a verification test reveals that the electrical equipment or protective relay system covered under the operations schedule does not comply with requirements, the Customer shall:
- 1.8.7.1. promptly notify the Transmitter of that fact;
 - 1.8.7.2. promptly advise the Transmitter of its proposed remedial steps and its timetable for their implementation;
 - 1.8.7.3. diligently undertake appropriate remedial work and provide the Transmitter with monthly reports on progress; and
 - 1.8.7.4. conduct further tests or monitoring on completing the remedial work, to confirm compliance with the relevant technical requirements.
- 1.8.8. The Transmitter's reasonable costs associated with witnessing the performance tests following remedial work shall be borne by the Customer.
- 1.8.9. Customers shall make their maintenance records and verification test results, including up-to-date as-built drawings, available to the Transmitter upon request.

SCHEDULE E (CONT'D)

Exhibit E.1 Protection System Symbols and Devices

Protection Systems - Symbols and Device Functions

51B	Transformer Phase Backup
50 / 51	Instantaneous / Timed Overcurrent
51V	Voltage Controlled Overcurrent
64	Line Ground Protection
79-25	Synchronizing Relay
A21 / B21	Line Phase Protection - A&B Group
A27 / B27	Undervoltage - A&B Group
A59 / B59	Overvoltage - A&B Group
A64-27 / B64-27	Ground Undervoltage - A&B Group
A64-59 / B64-59	Ground Overvoltage - A&B Group
A81U / B81U	Underfrequency - A&B Group
A81O / B81O	Overfrequency - A&B Group
A87 / B87	Transformer Differential - A&B Group
F	Failure Protection
L1, L2	Supply Line
T1, T2	Power Transformer
RT/TT	Remote or Transfer Trip for HVI Device Failure Protection
	Circuit Breaker
	Circuit Breaker with Reclosure
	HV Interrupting Device
	a) Circuit Breaker
	b) Circuit Switcher
	c) Vacuum Interrupter
	Motor Operated Disconnect Switch
	HV Transformer Bushing
	LV Transformer Bushing

SCHEDULE E (CONT'D)

Exhibit E.2 Typical Transmission System Protection Tripping Matrix

The following is a simplified tripping matrix showing the breakers that trip for different protection systems on the transmission system based on a single line supply to a Customer station or a transmitter's tapped transformer station operating, at the high voltage side, above 50 kV 50kV. The type of Customer (i.e., load or Generator) station configuration and other site-specific factors will influence the desired tripping matrix. The same approach can be applied to large 44-kV developments. In some applications, it may be desirable to trip the MV breaker for Line ZI/T operations instead of the HV Breaker.

PROTECTION FUNCTION	INITIATING PROTECTION							
	LINE ZI	LINE ZT	TTR LOCAL	XFRM	BUS	B/F HV	FRAME LEAK *	B/F MV
TRIP HV BREAKERS	T	T		T	T	T	T	T
HV BREAKER FAILURE	I	I		I	I			
HV AUTO-RECLOSE	C	C		C	C	C	C	C
TRIP MV BREAKERS			T	T	T	T	T	T
MV BREAKER FAILURE			I	I	I		I	
MV AUTO-RECLOSE					C	C	C	C
TTT	S					S	S	
OPEN XFR DISC				I				
RIP ADJACENT HV ZONES						I		
RIP ADJACENT MV ZONES								I

T – trip breakers

I – initiate

C – cancel

S – send signal

HV – high voltage

TTR/T – transfer trip receive/transmit

ZI/T – impedance instantaneous/timed

B/F – breaker failure

MV – medium voltage

* – Frame leakage protection is normally associated with 500kV breakers

All transmission system elements, including breakers, in the zones of protection shall be fitted with redundant protection systems if devices operated at more than 50 kV, except as noted.

All breakers in the zone of protection that includes devices operated at more than 50 kV shall be fitted with the non-redundant breaker failure-protection systems. Transmission system reliability, as determined by the IESO, may require breaker failure protection on the transformer MV breaker.

The Customer must be able to isolate (self-contain) his internal problems without having a major impact on the transmission system. Under certain circumstances, HV breakers may not be required for load Customer step-down transformers, provided that a motorized disconnect switch and redundant communication channels and paths are provided to isolate the transformer at the terminal stations if a fault occurs in the transformer zone of protection.

Medium-voltage buses require either duplicated differential protection or a single differential protection with an overcurrent backup.

SCHEDULE F

ADDITIONAL TECHNICAL REQUIREMENTS FOR TAPPED TRANSFORMER STATIONS SUPPLYING LOAD:

Transmitter's Tapped Transformer Stations; and

Distributor's and Consumer's Tapped Transformer Stations

1.1. Supply Considerations

A high-voltage interrupting (HVI) device shall provide clearing of faults in the load Customer's system. HVIs shall be provided with appropriate back-up protection. The HVI shall be a circuit breaker located at the connection point unless the Transmitter authorizes another device or location.

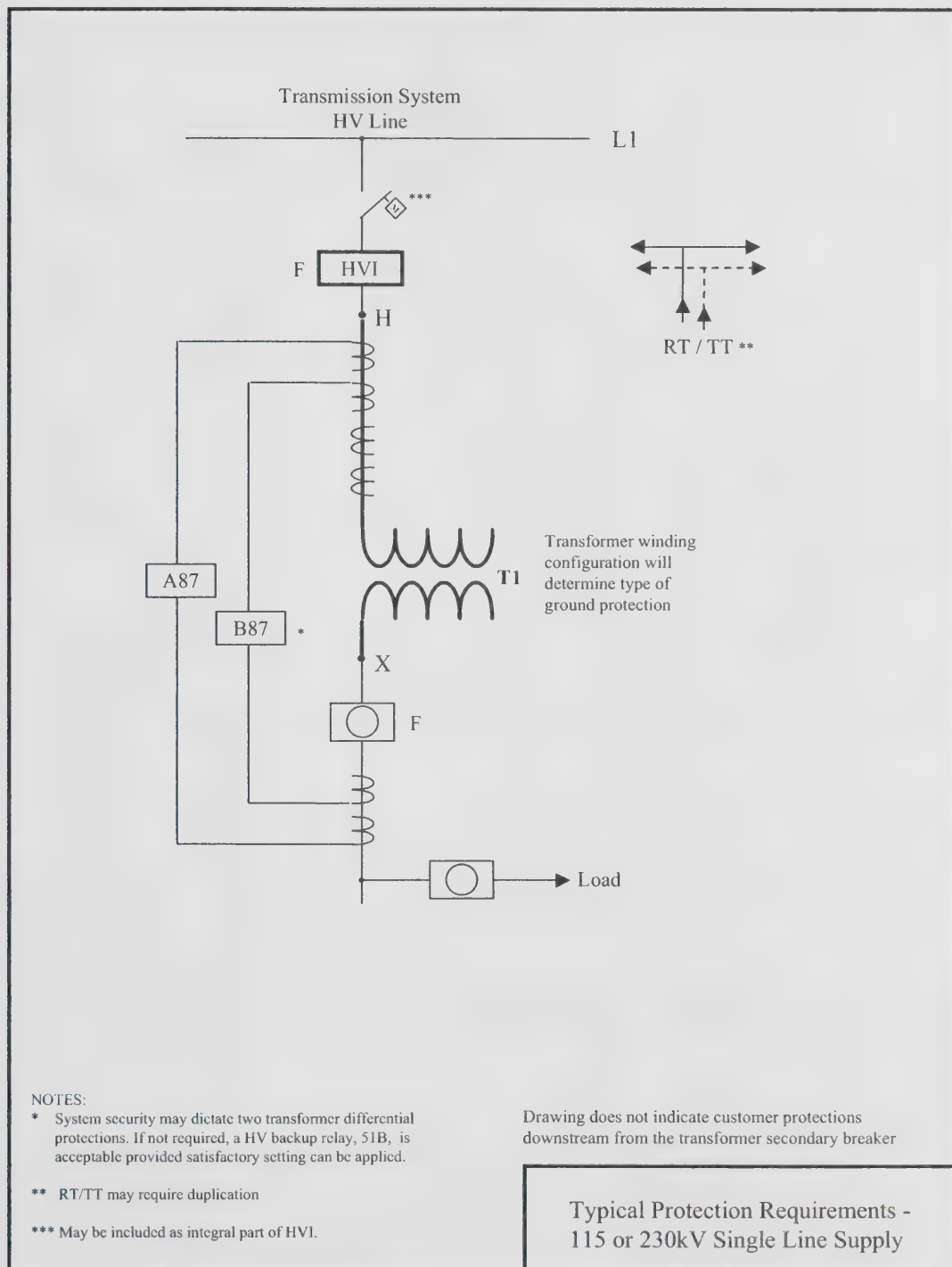
- 1.1.2. The Transmitter shall determine, in consultation with its Customers, the supply voltage to the Customer. The 115 kV or 230 kV voltage shall be generally used for supply of Customers with a peak demand of 20 MW or more.
- 1.1.3. Tapped transformers of Transmitters, Consumers or Distributors, excluding those that are deemed compliant under section 4.6 of the code, shall have adequate on-load tap-changer or other voltage-regulating facilities to operate continuously within normal variations on the transmission system as set out in the Market Rules and to operate in emergencies with a further transmission system voltage variation of \pm six per cent (\pm 6%).
- 1.1.4. The neutrals of the power transformer primary windings at transmission system tapped stations are normally not grounded. Transmitters shall approve grounded transformers by exception only.
- 1.1.5. Consumers and Distributors shall participate in load shedding to meet reliability standards.
- 1.1.6. A transmission system breaker of a Consumer or Distributor shall not autoreclose without Transmitter's approval.
- 1.1.7. A Consumer or a Distributor shall not manually energize a Transmitter's line without the Transmitter's approval.
- 1.1.8. To meet the minimum general requirements for all equipment connected to the transmission system, a Customer may have to install any necessary equipment, including, for example, capacitors and filters.

1.2. Protection Requirements

- 1.2.1. The typical technical requirements for Distributor and Consumer protection shall be followed, as presented in Exhibit E.1 of Schedule E and Exhibits F.1 and F.2 of this Schedule F.
- 1.2.2. Line protections are required when transformers connected to separate supply circuits are operated in parallel on the low-voltage side, or if a large synchronous infed exists at the low-voltage bus.
- 1.2.3. Directional current sensing relays may be required to detect infed into faults within the transmission system and isolate the Customer's contribution to the fault. Distance or impedance (21) relays as specified in Exhibit F.2 of this Schedule F, usually serve this need.
- 1.2.4. If the transformer is connected ungrounded wye or delta on the primary, then ground undervoltage (64-27) and ground overvoltage (64-59) protections as shown in Exhibit F.2 of this Schedule F are required to detect ground faults.
- 1.2.5. Where the Transmitter has accepted transformers connected wye-grounded on the primary (Yg/D or Yg/Yg), a ground-overcurrent relay (64) as indicated in Exhibit F.2 of this Schedule F, connected in the transformer neutral, may be used for detection.
- 1.2.6. Where remote/transfer trip circuits are used for transformer faults to trip the Transmitter's line breakers at the terminal stations, the Customer shall use a motor-operated transformer disconnect switch at its station to provide a point of separation from the transmission system. Energization of remote/transfer trip and opening of the disconnect switch (89) shall be initiated simultaneously from the protection circuits. Full opening of the disconnect switch shall block sending of remote trip.
- 1.2.7. For a DC remote trip on a 115-kV system, the Customer shall provide all necessary equipment associated with one monitored teleprotection channel between its station and one of the supply terminal stations or tapped stations. Industry standard relays and associated equipment that is compatible with the Transmitter's remote trip equipment shall be used. A 115-kV transfer trip shall have a similar requirement, except that audio-tone equipment shall be used instead of the DC battery voltage.
- 1.2.8. For a DC remote trip on a 230-kV system, the Customer shall provide all necessary equipment associated with two monitored teleprotection channels between its station and one of the supply terminal stations or tapped transformer stations. Normally two circuits in the same cable would be acceptable, but two separate cables going by and following separate routes may be required. The Customer shall use industry standard relays and associated equipment that is compatible with the Transmitter's remote trip equipment. A 230-kV transfer trip shall have a similar requirement, except that audio-tone equipment shall be used instead of the DC battery voltage.

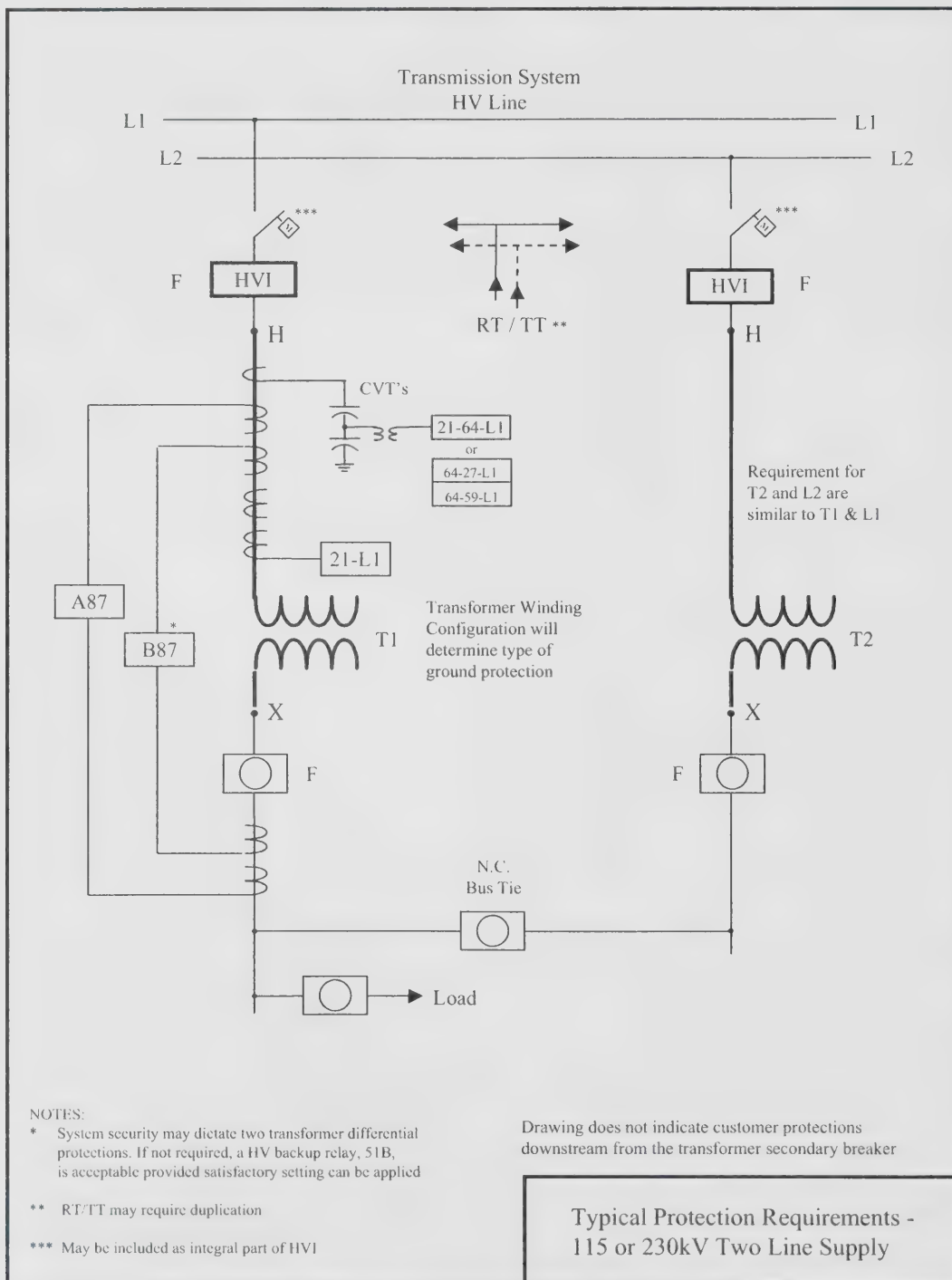
SCHEDULE F (CONT'D)

Exhibit F.1 Typical Single-Line Protection Requirements



SCHEDULE F (CONT'D)

Exhibit F.2 Typical Two Line Protection Requirements



SCHEDULE G

PROTECTION SYSTEM REQUIREMENTS

1.1 Telecommunications

- 1.1.1 The telecommunication facilities, used for protection purposes, shall have a level of reliability consistent with the required performance of the protection system.
- 1.1.2 Transmitters shall specify telecommunication channel media and protective systems.
- 1.1.3 Telecommunication circuits used for the protection and control of the transmission system shall be dedicated to that purpose.
- 1.1.4 Where each of the dual protections protecting the same system element requires communication channels, the equipment and channel for each protection shall be separated physically and designed to minimize the risk that both protections might be disabled simultaneously by a single contingency.
- 1.1.5 Telecommunication systems shall be:
- 1.1.5.1 designed to prevent unwanted operations such as those caused by equipment or personnel;
 - 1.1.5.2 powered by the station's batteries or other sources independent from the power system; and
 - 1.1.5.3 monitored in order to assess equipment and channel readiness.
- 1.1.6 Major disturbances caused by telecommunication failures shall have annual frequency of less than 0.002 per year from the dependability aspect and less than 0.002 per year from the security aspect.
- 1.1.7 Telecommunication protection for a single transmission system circuit shall have an unavailability less than forty two (42) minutes per year, and for two circuits it shall be less than four (4) minutes per year.
- 1.1.8 The telecommunication false-trip rate used as part of a protection system for a single transmission system circuit shall be not more than 0.1 false trips per year, and for two circuits it shall be not more than 0.001 false trips per year.
- 1.1.9 Total transmission system circuit trips coincident with telecommunications failure shall be not more than 0.001 per year.

1.2 Test Schedule for Relaying Communication Channels

- 1.2.1 Communication channels associated with protective relaying shall be tested at periodic intervals to verify that the channels are operational and that their characteristics lie within specific tolerances. The testing consists of signal adequacy tests and channel performance tests.
- 1.2.1.1 Signal adequacy test intervals are:
- 1.2.1.1.1 Channels - for Protection (unmonitored) at one (1)-month intervals; and
 - 1.2.1.1.2 Channels - for Protection (monitored) at twelve (12)-month intervals.
- 1.2.1.2 Channel performance testing on leased communication circuits shall be conducted at 24-month intervals, while intervals for testing power line carrier equipment shall be equipment-specific.

1.3 Verification and Maintenance Practices

- 1.3.1 Customers shall perform routine verifications of protection systems on a scheduled basis in accordance with applicable reliability standards. The maximum verification interval is four years for most 115-kV elements, most transformer stations, and certain 230-kV elements and two years for all other high-voltage elements. All newly commissioned protection systems shall be verified within six months of the initial in-service date of the system.
- 1.3.2 Routine verification shall ensure with reasonable certainty that the protections respond correctly to fault conditions.
- 1.3.3 An electrically initiated simulated-fault clearing check is mandatory to verify new protections, after any wiring or component changes are made to a protection, and for routine verification of a protection.
- 1.3.4 Customers shall ensure that the functional testing of protection and metering can be properly performed and that all verification readings are obtainable.
- 1.3.5 The Transmitter shall co-ordinate the initial verification upon receipt of the approved and final set of drawings. The initial verification shall be used during the final commissioning phase of the station and shall be used as a basis for future periodic verifications.
- 1.3.6 Transmitters and Customers shall agree upon the final functional test procedures before the tests begin. If they cannot agree, the supply or continuity of supply shall depend on the performance of the tests that the Transmitter shall require.

1.3.7. Before the initial functional tests are performed, the Customer shall supply the Transmitter with written documentation that shall readily provide confirmation that appropriate verifications have been completed and that all calibrations, tests, etc., have been performed. For components that may affect the transmission system (such as relays, meters, etc.), the Customer must satisfy the Transmitter that the proper settings have been applied.

1.3.8. Customers shall make available to the Transmitter records of relay calibrations and protection verifications, so that records of the facility's performance can be maintained. The specific records required shall be identified in this Agreement.

1.4. Functional Tests and Periodic Verification

1.4.1. Upon verification that the Customer's static tests on protection and control equipment, outlined in the Code and this Agreement, have been satisfactorily completed, a series of tests shall be performed with the equipment in a dynamic mode. These tests shall ensure that the equipment performs correctly when it should and also that it will not operate improperly.

1.4.2. These tests are here described only in general terms, since the specific tests to be performed will differ depending on the particular station configuration, the components or equipment used, and the design philosophy of the circuitry.

1.4.3. For DC circuitry checks, the logic of the auxiliary circuitry shall be thoroughly checked with the DC applied and the initiating devices suitably energized to initiate the process. When primary relays are the initiating device, the initiation shall be achieved by secondary injection of appropriate electrical quantities to the measuring elements. In certain cases where the sequence of operation is critical, monitoring by a portable sequence-of-events recorder may be required for proper analysis. Operation/tripping of all interrupting/isolating devices shall always be verified, as well as annunciation and target operation.

1.4.4. "On potential" checks shall follow all necessary preliminary procedures. The main equipment shall be energized but not placed on load. The Customer shall check all readings of potentials, including determination of correct phasing/phase rotation. The test must also demonstrate that all equipment performs as expected when energized and is in condition to have primary load applied.

1.4.5. Customers shall make "On-Load" checks following the application of appropriate load, voltage, current, phase angle or crossed wattmeter readings at the appropriate instrument transformer outputs or protection input points, to ensure that all quantities are appearing as required with respect to magnitude, phase relation, etc. These checks are to determine that relays are properly connected and that the watt and var checks of all indicating and referenced equipment are correct. At times it may be necessary to repeat some or all tests, e.g., relay performance, using load currents.

1.5. Failure Protection for High-Voltage Interrupting Devices (HVIs)

1.5.1. Provisions shall be made to clear the fault in case the HVI fails to isolate the fault. The requirements for HVI failure protection vary depending on the maximum permissible fault duration and the location of the connection on the transmission system. Some portions of the transmission system are designed and operated to more stringent requirements to avoid adversely affecting neighbouring transmission systems.

1.5.2. In general, the transmission system will require the HVI failure protection to be achieved by using remote or transfer trip circuits.

1.5.3. In portions of the transmission system having less stringent requirements, the HVI failure protection may be achieved by opening the motor-operated disconnect switch. If the disconnect switch experiences a flashover, the line protection at the transmission station(s) shall operate to isolate the fault.

1.5.4. Automatic ground switches are not acceptable for any new installations for triggering line protection operation following the failure of a HVI.

1.5.5. When circuit switchers are used, the interrupter and disconnect switch shall operate independently. Protections that trip the interrupter shall simultaneously initiate opening of the disconnect switch.

1.5.6. The DC voltage supplied to the interrupter and disconnect switch shall be fed from separately fused and monitored DC supplies: that is, by two (2) DC cables to the control cabinet.

1.6. Instrument Transformers

1.6.1. Current transformer output shall remain within acceptable limits for all anticipated fault currents and for all anticipated burdens connected to the current transformer.

1.6.2. Current transformers shall be connected so that adjacent relay protection zones overlap.

1.6.3. Voltage transformers and potential devices shall have adequate volt-ampere capacity to supply the connected burden while maintaining their accuracy over the specified primary voltage range.

1.6.4. For each independent protection system, separate current and voltage transformer or potential device secondary windings shall be used, except on low-voltage devices.

1.6.5. Interconnected current transformer secondary wiring and voltage transformer secondaries shall each be grounded at only a single point.

1.7. Battery Banks and Direct Current Supply

1.7.1. The Customer shall ensure that if either the battery charger fails or the AC supply source fails, the station battery bank shall have enough capacity to allow the station to operate for at least eight hours for a single battery system or at least six hours for each of the batteries in a two battery system.

- 1.7.2. Critical DC supplies shall be monitored and annunciated such as relay protection circuits and high voltage interrupters (HVIs).
- 1.7.3. For all generating facilities connected to the transmission system, two separately protected (fuse/breaker) and monitored DC station battery systems are required.
- 1.7.4. For tap transformer stations, one protected (fuse/breaker) monitored DC station battery system is required unless two systems are specified by the Transmitter.
- 1.7.5. Where two battery systems are required, there shall be a battery transfer scheme.
- 1.7.6. Where the use of a single battery system is allowed, the following conditions shall be met:
 - 1.7.6.1. it can be tested and maintained without removing it from service;
 - 1.7.6.2. each protection system shall be supplied from physically separated and separately fused direct current circuits; and
 - 1.7.6.3. no single contingency other than failure of the battery bank itself shall prevent successful tripping for a fault.

SCHEDULE H

FACILITIES DEEMED COMPLIANT AND OBLIGATION TO COMPLY

H.1. IDENTITY OF DEEMED COMPLIANT FACILITIES

- H.1.1. The following Customer facilities are deemed compliant in accordance with section 4.6.1 of the Code:
[to be completed by the Parties, including identity of the facilities and the extent of non-compliance]
- H.1.2. The following Transmitter's transmission facilities are deemed compliant in accordance with section 4.6.1 of the Code:
[to be completed by the Parties, including identity of the facilities and the extent of non-compliance]

H.2. COMING INTO COMPLIANCE

- H.2.1. The Transmitter may, where the Board has approved its rules and procedures referred to in section 4.6.3 of the Code, require that some or all of the Customer's facilities to which section 4.6.1 of the Code applies be brought into actual compliance with the basic general performance standards and technical requirements set out in the Code, including in Appendix 2. The Transmitter may impose this requirement in relation to such facilities whether or not they are identified in section H.1.1. The Transmitter may impose this requirement only:
 - (a) in relation to that portion of the Customer's facilities in respect of which the Transmitter has made a determination referred to in section 4.6.2 of the Code; and
 - (b) in accordance with the Transmitter's Board-approved rules and procedures referred to in section 4.6.3 of the Code.
- H.2.2. The Customer shall, upon being required by the Transmitter to do so under section H.2.1, bring its facilities into actual compliance with the basic general performance standards and technical requirements set out in the Code, including in Appendix 2, to the extent required by the Transmitter and in accordance with the rules and procedures referred to in section H.2.1(b). Responsibility for the costs of bringing such facilities into actual compliance shall be determined in accordance with the Transmitter's Board-approved rules and procedures referred to in section 4.6.3 of the Code.
- H.2.3. Where Customer facilities are brought into actual compliance under section H.2.2, the Parties shall amend section H.1.1 as required.
- H.2.4. Where the Transmitter's transmission facilities are brought into actual compliance, the Parties shall amend section H.1.2 as required.

SCHEDULE I

EXCHANGE OF INFORMATION

I.1. INFORMATION TO BE PROVIDED BY THE TRANSMITTER

- I.1.1. Subject to section I.1.2, the Transmitter shall, at the Customer's request, provide the following information to the Customer provided that such information is available at the relevant time:
 - (a) feeder amperes per phase;
 - (b) bus voltage;
 - (c) real and reactive power flow per feeder (where available; otherwise per bus level);
 - (d) feeder breaker open/close status;

- (c) feeder breaker recloser blocked/not blocked status;
- (f) bus tie breaker open/close status;
- (g) capacitor bank breaker open/close status; and
- (h) transformer/bus breaker open/close status.

1.1.2. The Customer shall be entitled to the information referred to in section 1.1.1 only to the extent that:

- (a) the information relates specifically to the connection of its own facilities;
- (b) the information is relevant to the connection of its own facilities; and
- (c) the Transmitter is not prohibited by its confidentiality obligations as set out in the Code or its licence from providing that information to the Customer.

1.1.3. The Transmitter shall provide the Customer with the following additional information:

- (a) at the Customer's request, a "relay and breaker trip report" for any operation of a breaker or transfer trip relay and that includes the date and time of the breaker or transfer trip operation and reclose or close, the cause of the incident if known and the quantity of load lost;
- (b) megawatt and megavar readings, excluding revenue-metered quantities; and
- (c) [any additional information items as determined by the Parties to be required based on site specific considerations]

1.1.4. A Transmitter may provide information under section 1.1.1 or 1.1.3 by means of posting the information on a website that is dedicated to the Customer.

1.2. INFORMATION TO BE PROVIDED BY THE CUSTOMER

1.2.1. To the extent that it has not already been provided to the Transmitter, the Customer shall provide the Transmitter with the same technical information provided to the IESO during any connection assessment and facility registration processes associated with the Customer's facilities or any new, modified or replacement Customer Facilities. Such information shall be provided in the form outlined in the applicable sections on the IESO's public website.

1.2.2. The Customer shall provide the Transmitter with updated versions of the technical information referred to in section 1.2.1 in the event of a material change in such information.

1.2.3. The Customer shall provide the Transmitter with such information as the Transmitter may reasonably require in order to perform a Customer Impact Assessment.

1.2.4. To the extent that it has not already been provided to the Transmitter under another section of this Agreement or is not reasonably expected to already be known by the Transmitter, the Customer shall provide the Transmitter with the date and time at which the Customer's facilities are connected or reconnected to, or disconnected from, the Transmitter's transmission facilities.

1.2.5. The Customer shall notify the Transmitter in the event that its facilities are not being operated or maintained in accordance with the requirements of this Agreement.

1.2.6. The Customer shall provide the Transmitter with the following additional information:

- (a) the date and time at which any of the Customer's supply circuit breakers or high voltage interrupting switches automatically trips;
- (b) information pertaining to the operation of any of the Customer's automatic protective relays that has an impact on the Transmitter's transmission facilities;
- (c) changes in the Customer's operating setup or operating diagrams relative to the information contained in Schedule A or any updates or amendments thereto;
- (d) at the Transmitter's request, line and load data required for protective relay settings;
- (e) at the Transmitter's request, protective relay settings on equipment protection systems; and
- (f) at the Transmitter's request, annual facility performance data as may be required to enable the Transmitter to meet its reporting obligations to any reliability organization.

1.3. INFORMATION TO BE PROVIDED BY EITHER PARTY

1.3.1. Each Party shall provide the other with the following information:

- (a) any temporary or permanent changes in the configuration of the Party's facilities that may affect the security of those facilities, load distribution, protective relay settings or other parameters;

- (b) details of defective equipment or hazardous conditions that may become known to the Party's Controlling Authority but not to the Controlling Authority of the other Party;
- (c) planned changes in the Party's facilities that affect the operation of those facilities; and
- (d) such other information as the other Party may reasonably require for the purpose of fulfilling its obligations under this Agreement.

1.3.2. Where applicable, the Parties shall amend Schedule A to reflect any information provided by a Party to the other under this Schedule.

SCHEDULE J

EMBEDDED GENERATION, BYPASS, ASSIGNED CAPACITY AND TRUE-UPS

J.1 EMBEDDED GENERATION

- J.1.1 The Transmitter shall, for all purposes, treat a generation facility as embedded generation in relation to the Customer as required by section 11.1.1 or 11.1.2 of the Code.
- J.1.2 The Transmitter shall not, for any purposes, treat a generation facility as embedded generation in relation to the Customer as required by section 11.1.3 or 11.1.4 of the Code.
- J.1.3 The reference to "for all purposes" in section J.1.1 and to "for any purposes" in section J.1.2 includes the purpose of determining whether bypass compensation is required to be paid by the Customer and the purpose of determining the manner in which network charges will be applied.

J.2 BYPASS

- J.2.1 Where the Customer disconnects its facilities from the Transmitter's connection facilities in the circumstances described in section 11.2.1 of the Code, the Customer shall pay bypass compensation to the Transmitter, determined in accordance with section 11.2.1 of the Code.
- J.2.2 The Customer may:
 - (a) disconnect its facilities from the Transmitter's connection facilities for the purpose of subsequently connecting its facilities to its own connection facilities or to connection facilities owned by a person other than the Transmitter; or
 - (b) transfer load from the Transmitter's connection facilities to its own connection facilities or to connection facilities owned by a person other than the Transmitter.

In such a case and unless section J.2.3 or section 6.7.8 of the Code applies, the Customer shall pay bypass compensation to the Transmitter, determined in accordance with section 6.7.7 of the Code.

- J.2.3 The Customer shall not be required to pay bypass compensation under section J.2.2 in relation to any load that is transferred by the Customer to its own connection facilities or to connection facilities owned by a person other than the Transmitter that:
 - (a) would, if it remained on the Transmitter's connection facilities, overload those facilities beyond their normal supply capacity as determined in accordance with the Board-approved procedure referred to in section 6.2.7 of the Code or, in the absence of such Board-approved procedure, in accordance with section 6.1.8 of the Code; or
 - (b) is new load, determined in accordance with section 3.0.3 of the Code.
- J.2.4 Notwithstanding any other provision of this Schedule J, in no event shall the Transmitter require the Customer to pay any bypass compensation for any reduction in the Customer's load served by the Transmitter's connection facilities that the Customer has demonstrated to the reasonable satisfaction of the Transmitter (such as by means of an energy study or audit) has resulted from embedded renewable generation (determined in accordance with section 11.1 of the Code), energy conservation, energy efficiency or load management.
- J.2.5 The Customer shall give the Transmitter no less than one years' notice of the Customer's intention to bypass the connection facilities of the Transmitter.

J.3 LOAD FORECAST AND CHANGES IN LOAD

- J.3.1 Where an economic evaluation was conducted in relation to the connection of the Customer's facilities, the following shall be set out in Attachment J1:
 - (a) the load forecast provided by the Customer that was used for the purposes of that economic evaluation; and
 - (b) the Customer's load shape provided by the Customer, in such detail as to enable the Transmitter to appropriately assess the Customer's system requirements.
- J.3.2 The Customer shall, no later than October 1st of each year, notify the Transmitter of any anticipated material increase or decrease in:
 - (a) the Customer's load in relation to each connection point during the following year; and
 - (b) the Customer's summer peak demand or winter peak demand for each Delivery Point (as defined in Schedule B).

This obligation applies regardless of whether section J.3.1 applies in respect of the Customer. Where this section applies by virtue of the application of section 3.0.7 of the Code, the Customer shall not be required to comply with this obligation until October 1st of the calendar year that commences after the Code revision date.

- J.3.3. Where the Customer provides a load forecast for any purpose under this Agreement, the Customer shall ensure that the load forecast is as accurate as possible and reflects, where applicable, reductions in load that are reasonably expected to result from embedded renewable generation (determined in accordance with section 11.1 of the Code), energy conservation, energy efficiency or load management.

J.4. ASSIGNED CAPACITY

- J.4.1. The Customer's assigned capacity on each applicable connection facility shall be determined in accordance with section 6.2.2 of the Code and shall be recorded by the Parties in Attachment J2. The Parties shall update that table from time to time as may be required, and may do so by having the Transmitter post updated versions of the table on a website dedicated to the Customer.

- J.4.2. The Customer's contracted capacity on each applicable connection facility shall be determined in accordance with section 6.2.3 of the Code.

- J.4.3. Where, after the date of coming into force of this Agreement, the Customer requires capacity on the Transmitter's connection facility to serve load that is new load as determined in accordance with section 3.0.3 of the Code, it shall so notify the Transmitter. Provided that there is available capacity on the applicable connection facility and subject to section J.4.4, the Transmitter shall assign the required capacity to the Customer.

- J.4.4. Where the Customer's request for additional capacity on the Transmitter's connection facility under section J.4.3 triggers the implementation of the Transmitter's Board-approved available capacity procedure referred to in section 6.2.11 of the Code, any assignment of available capacity to the Customer shall be determined in accordance with that procedure or, in the absence of such Board-approved procedure, in accordance with section 6.1.8 of the Code.

- J.4.5. Subject to section J.4.6, where the Transmitter has assigned capacity on a connection facility to the Customer under section J.4.3 and the Customer has not taken up that additional capacity within one year of the assignment, the Transmitter shall cancel that assignment.

- J.4.6. Where the circumstances warrant, the Customer may request an extension of the one-year period referred to in section J.4.5, and the Transmitter shall not unreasonably deny such request. Any dispute arising between the Parties in relation to the extension of such one-year period shall be submitted to the Board for resolution.

- J.4.7. Capacity on a connection facility that has been assigned to the Customer shall not be reassigned:

- (a) by the Transmitter without the consent of the Customer except in accordance with the Code; or
- (b) by the Customer except in connection with a change in ownership of the Customer's facilities.

The Transmitter shall, at the request of the Customer, reassign the Customer's assigned capacity on a connection facility to reflect a change in ownership of the Customer's facilities.

- J.4.8. Capacity on a connection facility that has been assigned to the Customer shall not be cancelled by the Transmitter without the consent of the Customer except in accordance with section J.4.5.

- J.4.9. The Customer shall provide such information and assistance as the Transmitter may reasonably require in relation to the conduct by the Transmitter of an expansion study under section 6.2.14 of the Code.

J.5. True-ups

- J.5.1. The Transmitter shall carry out true-up calculations in accordance with section 6.5 of the Code.

- J.5.2. For the purposes of enabling the Transmitter to carry out a true-up calculation referred to in section J.5.1, the Customer shall provide the Transmitter with an updated load forecast. The Parties shall amend Attachment J1 to reflect that updated load forecast.

- J.5.3. Where the Customer voluntarily and permanently disconnects any facilities from the Transmitter's facilities prior to the last applicable true-up point determined in accordance with section 6.5.3 of the Code, the transmitter shall at the time of disconnection carry out a final true-up calculation as required by section 6.5.11 of the Code.

- J.5.4. Where the Transmitter has carried out a true-up calculation under section J.5.1 or J.5.3:

- (a) the Customer shall make a payment to the Transmitter where the results of the true-up calculation so require as set out in section 6.5.6 or 6.5.11 of the Code; or
- (b) the Transmitter shall credit or rebate an amount to the Customer where the results of the true-up calculation so require as set out in section 6.5.7 or 6.5.11 of the Code.

Attachment J1

Customer's Load Forecast and Load Shape (as required by section J.3.1 of Schedule J)

[To be completed by the Parties]

Attachment J2

Customer's Assigned Capacity
(as required by section J.4.1 of Schedule J)

- J2.1.1. The Parties shall record the Customer's assigned capacity from time to time as required using the following table or using such other table as the Parties may agree.

Tariff Delivery Point	Supply Voltage (kV)	Tx Connection Point Number	Tx Connection Point	Customer's Assigned Capacity (MW)	Effective Assignment Date	Requested Change in Capacity (MW)	Reservation Dates

SCHEDULE K

CONTACTS FOR PURPOSES OF NOTICE

[To be completed by the Parties]

APPENDIX 2

TRANSMISSION SYSTEM CONNECTION POINT PERFORMANCE STANDARDS

APPENDIX 2

TRANSMISSION SYSTEM CONNECTION POINT PERFORMANCE STANDARDS

Ref	Item	Requirement		
1	Voltage variations	Transmission voltages of 500 kV, 230 kV and 115 kV shall be maintained in accordance with the Market Rules. Voltages below 50 kV shall be maintained in accordance with CSA 235		
2	Fault Levels ¹	Nominal Voltage (kV)	Maximum 3-Phase Fault (kA)	Maximum SLG Fault (kA)
		500	80 (usually limited to 63 kA)	80 (usually limited to 63 kA)
		230	63	80 (usually limited to 63 kA)
		115	50	50
		Higher values may	44	20
				19 (usually limited to 8 kA)

¹ Maximum fault values referred to in this Appendix are symmetrical fault values.

Ref	Item	Requirement		
	exist for short times during switching	27.6 (4-wire)	17	12
		27.6 (3-wire)	17	0.45
		13.8	21	10
3	Circuit Breaker	Nominal Voltage (kV)	Rated Interrupting Time (cycles)	Automatic Reclose Time (Seconds)
	Interrupting and Automatic Single Shot Reclose Time	500	≤2	10-15
		230	≤3	5-15
		115	≤5	3-6
		< 50	≤8	varies significantly
4	Unbalance	Voltage unbalance is limited to 2% (CAN/CSA E 1000 2-2-97)		
5	Flicker	Voltage flicker shall be limited as tabulated.		
		Magnitude (%)	Limit	
		0.5	3 per second	
		1.0	20 per minute	
		2.0	45 per hour	
		3.0	4 per day	
		A higher flicker may be acceptable for infrequent starts.		
6	Switching Surges	All equipment shall be able to withstand capacitor switching surges that transiently increase voltage to twice normal levels.		
7	Voltage Harmonics	Voltage harmonics shall respect limitations described in Table 11.1 Voltage Distortion Limits IEEE Std 519-1992		
8	Current Harmonics	Current harmonics shall respect limitations described in Tables 10.3 to 10.5 Current Distortion Limits IEEE Std 519-1992.		
9	Telephone Interference	I.T. Product balanced (in phase conductors) shall be less than 5,000 amperes I.T. Product residual (in ground return path) shall be less than 250 amperes		

APPENDIX 3

INFORMATION TO BE MADE AVAILABLE TO CUSTOMERS BY TRANSMITTERS

APPENDIX 3

INFORMATION TO BE MADE AVAILABLE TO CUSTOMERS BY TRANSMITTERS

A customer is only entitled to the following information to the extent that it is available, that it relates specifically to its own existing or proposed connection and that it is relevant to that connection.

1. Nominal supply voltage and insulation-class requirements.
2. Minimum time required before power is made available at the proposed location.
3. Space and other requirements for billing, metering and other equipment, and details regarding any necessary ancillary facilities.
4. Preliminary requirements for conductor spacing and line tension for the interface structure.
5. Long-term voltage variation (to select fixed taps and indicate need to provide for future voltage control).
6. Short-term voltage variation (to select ULTC or regulator range).
7. Temporary overvoltages due to faults or the operation of special protection systems.
8. Voltage dips caused by transmission system faults and the starting of motors, voltage variations caused by capacitor switching, and other transients caused by transmission system operation.
9. Short-circuit infeed from the transmission system: initial, maximum future, minimum normal, and minimum emergency.
10. Transformer connection and grounding requirements.
11. Protective relaying requirements.
12. Transmission system frequency variations at the connection point.
13. Voltage flicker at the connection point.
14. Voltage unbalance at the connection point.
15. Voltage harmonics at the connection point.
16. Operating information:
 - feeder amperes per phase;
 - bus voltage;

- real and reactive power flow per feeder (where available; otherwise per bus level);
- feeder breaker open/close status;
- feeder breaker recloser blocked/not blocked status;
- bus tie breaker open/close status;
- capacitor bank breaker open/close status;
- energy pulse output in kW.h and kVar.h per customer feeder;
- energy pulse output in kW.h and kVar.h per station bus; and
- transformer/bus breaker open/close status.

APPENDIX 4

CUSTOMER FINANCIAL RISK CLASSIFICATION

This Appendix sets out the manner in which a transmitter shall determine the risk associated with a proposed new or modified connection of a load customer for the purposes of carrying out an economic evaluation under this Code. In accordance with section 6.6.2(b)(iv), the manner in which a load customer's risk classification has been determined must be included in the transmitter's economic evaluation documentation.

The risk associated with a proposed new or modified connection of a load customer shall be classified by a transmitter as falling within one of the following risk categories: high risk, medium-high risk, medium-low risk and low risk. The economic evaluation period for the proposed new or modified connection shall be determined based on that risk classification as follows:

Risk Classification	Economic Evaluation Period
High risk	5 years
Medium-high risk	10 years
Medium-low risk	15 years
Low risk	25 years

In accordance with section 6.5.2(a), the transmitter must include its risk classification methodology in its economic evaluation procedure. That methodology must meet the following criteria: transparency, analytic rigour and relative ease of implementation. It must also meet the requirements set out below and, where applicable, be consistent with the recommendations contained in a report to the Board dated March 30, 2000, prepared by PHB Hagler Bailly and entitled "Risk Assessment Methodology Options" (the "Report"). The report is available from the Board's website at www.oeb.gov.on.ca.

The risk classification methodology to be used by the transmitter shall depend on whether the new or modified connection is being financed on a "project finance" basis or is being financed by other means.

New or Modified Connections that are not Project Financed

For a new or modified connection that is not being financed by the load customer on a "project financing" basis, the transmitter must use bond ratings applicable to the customer where these are available. The transmitter will determine the risk classification based on the bond ratings in accordance with the Report.

Where no bond ratings are available for the customer, the transmitter shall use either of the two other methodologies set out in the Report; namely, the Altman Z-score Model or the Kaplan-Urwtiz Model, if the necessary information is available to the transmitter. The transmitter's methodology must indicate the circumstances in which it may choose to use one Model rather than the other. The transmitter will determine the risk classification based on the customer's Altman Z-score or Kaplan-Urwtiz score in accordance with the Report. The transmitter shall ensure that it uses the most recent version of the Model in question, and shall include the most recent version of the Model in its economic evaluation procedure referred to in section 6.5.2. A revision to the transmitter's economic evaluation procedure to update a Model shall not constitute a material amendment to the transmitter's connection procedures for the purposes of section 6.1.5 and therefore does not require the approval of the Board.

Where the transmitter considers that the risk classification that results from the application of the bond rating or Altman Z-score/Kaplan-Urwtiz score methodology produces an anomalous result, the transmitter may with the consent of the customer assign a different risk classification to the new or proposed connection. Where the customer does not consent, the transmitter may apply to the Board for approval to determine the customer's risk classification using an alternate methodology.

Where a load customer has not provided the transmitter with some or all of the information necessary to determine the customer's Altman Z-score or Kaplan-Urwtiz score, as applicable, the transmitter may use estimates based on comparable information provided by other similarly-situated customers. Where no such comparable information is available or where the transmitter considers that the customer's circumstances are such as to render comparisons with similarly-situated customers inappropriate, the transmitter may classify the risk associated with the proposed new or modified connection as high risk.

New or Modified Connections that are Project Financed

The transmitter shall outline in the risk classification methodology that forms part of its economic evaluation procedure the general approach or guiding principles that the transmitter will use in determining the risk classification for new or modified connections that are being financed by the customer on a "project financing" basis. The transmitter shall determine the risk classification for such new or modified connections based on that general approach or guiding principles, using information that the transmitter considers reasonable in the circumstances. The transmitter shall disclose to the customer in question the methodology and information used to determine the risk classification in such cases.

APPENDIX 5

METHODOLOGY AND ASSUMPTIONS FOR ECONOMIC EVALUATIONS

A transmitter shall use the methodology set out in this Appendix to conduct any economic evaluation under this Code. This methodology consists of a discounted cash flow (DCF) calculation for the connection of load customer's new or modified facilities using the methodology set out below. As required by section 6.5.2, separate economic evaluations must be conducted for transformation connection facilities and line connection facilities.

<u>Net Present Value ("NPV")</u>	=	Present Value ("PV") of Operating Cash Flow + PV of Capital Cost Allowance ("CCA") Tax Shield - PV of Capital, calculated over the economic evaluation period.
1. <u>PV of Operating Cash Flow</u>	=	PV of Net Operating Cash (before taxes) - PV of Taxes
a) PV of Net Operating Cash	=	PV of (Annual Connection Revenue - Annual Connection Operating Maintenance & Administration ("OM&A") Costs).
Annual Connection Revenue	=	The relevant annual connection rates revenue derived from that part of the customer's new load that exceeds the total normal operating capacity of any connection facility already serving that customer and which will be served by a new connection facility or modification
Annual Connection OM&A Costs	=	The relevant annual administrative costs associated with supply of the customer plus the relevant annual operating and maintenance costs associated with new or modified connection facilities of the transmitter.
b)PV of Taxes	=	PV of Municipal Taxes + PV of Capital Taxes + PV of Income Taxes (before Interest tax shield)
Annual Municipal Taxes	=	(Municipal Tax Rate) * (Assessed Value of Relevant Property)
Annual Capital Taxes	=	(Capital Tax Rate) * (Relevant Closing Undepreciated Capital Cost Balance)
Relevant Closing Undepreciated Capital Cost Balance	=	That portion of the transmitter's Closing Undepreciated Capital Cost Balance attributed to the new or enhanced connection assets associated with the specific connection.
Annual Income Taxes	=	(Income Tax Rate) * (Net Annual Operating Cash - Annual Municipal Taxes - Annual Capital Taxes)
Net Annual Operating Cash	=	(Annual Connection Revenue - Annual Connection OM&A)
2. <u>PV of CCA Tax Shield</u>	=	[(Income Tax Rate) * (CCA Rate) * (Total Annual Capital Expenditure)] / [CCA Rate + Discount Rate]
CCA Rate	=	Capital Cost Allowance Rate
Total Annual Capital Expenditure	=	Sum of the total relevant Annual Capital Expenditures of the transmitter.
3. <u>PV of Capital</u>	=	PV of Annual Capital Expenditures
Annual Capital Expenditures	=	The relevant annual capital expenditures of the transmitter based on fully allocated costing principles including capital for new connection facilities and/or modified connection facilities to accommodate the proposed new or upgraded customer connection and any transfer price paid to a customer for any facilities built under an alternative bid option and transferred to the transmitter.

Notes:

The Capital Tax Rate is a combination of the Federal Large Corporation Tax Rate and the Provincial Capital Tax Rate.

The Income Tax Rate is a combination of the Federal Income Tax Rate and the Provincial Income Tax Rate.

Land is not eligible for CCA.

The PV of CCA Tax Shield can also be calculated annually and present valued in the PV of Taxes calculation.

An adjustment is needed to account for the ½ year CCA rule.

For purposes of the calculations above, a transmitter shall ensure that the most up-to-date current and enacted future federal and provincial tax rates are being used.

Assumptions

1. The economic evaluation period shall be determined as follows based on the risk classification of the proposed new or modified connection as determined by the transmitter in accordance with Appendix 4:

<u>Risk Classification</u>	<u>Economic Evaluation Period</u>
High Risk	5 years
Medium-High Risk	10 years
Medium-Low Risk	15 years
Low Risk	25 years

2. The discount rate to be used in the DCF calculation shall be based on the transmitter's current deemed debt-to-equity ratio, debt and preference share costs and Board-approved rate of return on equity. Up-front capital expenditures will be discounted at the beginning of the project year and capital expended throughout the year will be mid-year discounted. The same approach to discounting will be used for revenues and OM&A expenditures.

3. Capital costs shall be based on the minimum standard design required to supply the forecasted customer load except where the new or modified facility was previously planned by the transmitter, in which case the capital costs shall be limited to the cost of advancement as required by section 6.5.2.

(138-G863)

MINISTER'S ORDER

made under the

FILM CLASSIFICATION ACT, 2005**FEES**

Pursuant to section 46 of the *Film Classification Act, 2005*, the Minister of Government Services makes the following Order:

1. (1) The fees set out in Column 2 of the Table to this Order are payable under the Act in respect of the matter set out opposite in Column 1.

- (2) The fees are payable to the Minister of Finance.

2. This Order comes into force on August 31, 2005.

TABLE

Item	Column 1 Matter	Column 2 Amount of fee
1.	For reviewing a film, including an adult sex film, for the purpose of classifying it or making an approval or non-approval decision, except if the film is a film described in item 2	\$4.20 per minute of footage of the film
2.	For reviewing a film for the purpose of classifying it, if the film is not an adult sex film and if,	
	(a) the film is wholly produced in Canada;	No fee
	(b) the film is a trailer that is no more than three minutes in length and is not a film described in clause (a);	\$7.35
	(c) the dialogue in the film is spoken in a language other than English or French and the film is not a film described in clause (a) or (b);	\$78.75
	(d) the film is to be distributed only by a public art gallery;	No fee
	(e) the film is produced and to be distributed only by a non-profit religious organization	No fee
3.	For classifying a film on the basis of documentation, without reviewing it, except if the film is a film described in item 4	\$63.00
4.	For classifying a film, if the film is to be exhibited only at a film festival, in and under the sponsorship of a public library or at the fixed premises occupied by a public art gallery	No fee
5.	For reviewing a film for the purpose of classifying it, if the film is not an adult sex film and the film has previously been classified and includes portions of film added to the film since it was classified	\$4.20 per minute of footage of the portions of film added to the film since it was classified
6.	For issuing a copy of a certificate of classification for a film, if	
	(a) the film is wholly produced in Canada and the film is not an adult sex film;	No fee
	(b) the film is a trailer and the film is not an adult sex film;	\$7.35
	(c) the film is not a film described in clause (a) or (b);	\$26.25

	Column 1	Column 2
Item	Matter	Amount of fee
	(d) the film is produced and to be distributed only by a non-profit religious organization and the film is not an adult sex film;	No fee
	(e) the film is to be exhibited only at a film festival, in and under the sponsorship of a public library or at the fixed premises occupied by a public art gallery and the film is not an adult sex film;	No fee
	(f) the film is to be distributed only by a public art gallery and the film is not an adult sex film	No fee
7.	Subject to item 9, for the issuance or renewal of a Class A or Class B Exhibitor licence,	
	(a) if the premises specified in the licence is located in a municipality having a population of fewer than 10,000 inhabitants according to the latest enumeration conducted for the municipality under section 15 of the <i>Assessment Act</i> ;	\$0.32 for each seat in the premises specified in the licence, for each year of the term of the licence
	(b) if the premises specified in the licence is located in a municipality having a population of 10,000 inhabitants or more, but fewer than 50,000, according to the latest enumeration conducted for the municipality under section 15 of the <i>Assessment Act</i> ;	\$0.63 for each seat in the premises specified in the licence, for each year of the term of the licence
	(c) if the premises specified in the licence is located in a municipality having a population of 50,000 inhabitants or more, but fewer than 100,000, according to the latest enumeration conducted for the municipality under section 15 of the <i>Assessment Act</i> ;	\$0.95 for each seat in the premises specified in the licence, for each year of the term of the licence
	(d) if the premises specified in the licence is located in a municipality having a population of 100,000 inhabitants or more according to the latest enumeration conducted for the municipality under section 15 of the <i>Assessment Act</i>	\$1.26 for each seat in the premises specified in the licence, for each year of the term of the licence
8.	Subject to item 9, for the issuance or renewal of a Class C Exhibitor licence	\$1.26 for each vehicle space, for each year of the term of the licence
9.	For the issuance of a Class A, B or C Exhibitor licence if the registrar issues the licence on the same day as cancelling another Class A, B or C Exhibitor licence that specifies the same premises	No fee
10.	For the issuance or renewal of a Class A or B Distributor licence	\$575.00 for each year of the term of the licence
11.	For the issuance or renewal of a Class A or B Retailer licence	\$100.00 for each year of the term of the licence

(138-G881A)

ARRÊTÉ DU MINISTRE

pris en application de la

LOI DE 2005 SUR LE CLASSEMENT DES FILMS

DROITS

Conformément à l'article 46 de la *Loi de 2005 sur le classement des films*, le ministre des Services gouvernementaux prend l'arrêté suivant :

1. (1) Les droits indiqués à la colonne 2 du tableau du présent arrêté sont payables en application de la Loi à l'égard des activités énoncées en regard à la colonne 1.

(2) Les droits sont versés au ministre des Finances.

2. Le présent arrêté entre en vigueur le 31 août 2005.

TABLEAU

	Colonne 1	Colonne 2
Point	Activité	Montant des droits
1.	L'examen d'un film, y compris un film à caractère sexuel pour adultes, aux fins de son classement ou de la prise de la décision de l'approuver ou non, sauf s'il s'agit d'un film visé au point 2.	4,20 \$ par minute de métrage
2.	L'examen d'un film aux fins de son classement, s'il ne s'agit pas d'un film à caractère sexuel pour adultes et que :	
	a) le film est produit entièrement au Canada;	Aucuns droits
	b) le film consiste en une bande-annonce d'une durée maximale de trois minutes et il ne s'agit pas d'un film visé à l'alinéa a);	7,35 \$
	c) le dialogue n'est ni en français ni en anglais et il ne s'agit pas d'un film visé à l'alinéa a) ou b);	78,75 \$
	d) le film ne doit être distribué que par un musée d'art public;	Aucuns droits
	e) le film est produit et ne doit être distribué que par un organisme religieux à but non lucratif.	Aucuns droits
3.	Le classement d'un film sur dossier, sans l'examiner, sauf s'il s'agit d'un film visé au	63 \$

Point	Colonne 1 Activité	Colonne 2 Montant des droits
	point 4.	
4.	Le classement d'un film qui doit être présenté uniquement lors d'un festival de films, dans une bibliothèque publique et sous son parrainage ou dans les locaux permanents d'un musée d'art public.	Aucuns droits
5.	L'examen d'un film aux fins de son classement, s'il ne s'agit pas d'un film à caractère sexuel pour adultes, que le film a déjà été classé et que des parties lui ont été ajoutées depuis son classement initial.	4,20 \$ par minute de métrage des parties ajoutées au film depuis son classement initial
6.	La délivrance de copies de visas de classement pour un film si :	
	a) le film est produit entièrement au Canada et il ne s'agit pas d'un film à caractère sexuel pour adultes;	Aucuns droits
	b) le film consiste en une bande-annonce et il ne s'agit pas d'un film à caractère sexuel pour adultes;	7,35 \$
	c) il ne s'agit pas d'un film visé à l'alinéa a) ou b);	26,25 \$
	d) le film est produit et ne doit être distribué que par un organisme religieux à but non lucratif, et il ne s'agit pas d'un film à caractère sexuel pour adultes;	Aucuns droits
	e) le film doit être présenté uniquement lors d'un festival de films, dans une bibliothèque publique et sous son parrainage ou dans les locaux permanents d'un musée d'art public, et il ne s'agit pas d'un film à caractère sexuel pour adultes;	Aucuns droits
	f) le film ne doit être distribué que par un musée d'art public et il ne s'agit pas d'un film à caractère sexuel pour adultes.	Aucuns droits
7.	Sous réserve du point 9, la délivrance ou le renouvellement d'un permis de présentation A ou B si :	
	a) les lieux précisés sur le permis sont situés dans une municipalité de moins de 10 000 habitants selon le dernier recensement effectué pour cette municipalité aux termes de l'article 15 de la <i>Loi sur l'évaluation foncière</i> ;	0,32 \$ par année par place assise dans les lieux précisés, pour la durée du permis
	b) les lieux précisés sur le permis sont situés dans une municipalité de 10 000 habitants ou plus, mais de moins de 50 000 habitants, selon le dernier recensement effectué pour cette municipalité aux termes de l'article 15 de la <i>Loi sur l'évaluation foncière</i> ;	0,63 \$ par année par place assise dans les lieux précisés, pour la durée du permis
	c) les lieux précisés sur le permis sont situés dans une municipalité de 50 000 habitants ou plus, mais de moins de 100 000 habitants, selon le dernier recensement effectué pour cette municipalité aux termes de l'article 15 de la <i>Loi sur l'évaluation foncière</i> ;	0,95 \$ par année par place assise dans les lieux précisés, pour la durée du permis
	d) les lieux précisés sur le permis sont situés dans une municipalité de 100 000 habitants ou plus selon le dernier recensement effectué pour cette municipalité aux termes de l'article 15 de la <i>Loi sur l'évaluation foncière</i> .	1,26 \$ par année par place assise dans les lieux précisés, pour la durée du permis
8.	Sous réserve du point 9, la délivrance ou le renouvellement d'un permis de présentation C.	1,26 \$ par année par place de véhicule, pour la durée du permis
9.	La délivrance d'un permis de présentation A, B ou C si le registrateur délivre le permis le même jour où il annule un autre permis de même catégorie qui précise les mêmes lieux.	Aucuns droits
10.	La délivrance ou le renouvellement d'un permis de distributeur A ou B.	575 \$ par année pour la durée du permis
11.	La délivrance ou le renouvellement d'un permis de détaillant A ou B.	100 \$ par année pour la durée du permis

Date made: August 5, 2005
 Pris Le: le 5 août, 2005

Made by: THE HONOURABLE GERRY PHILLIPS
 Minister of Government Services

Pris par : L'HONORABLE GERRY PHILLIPS
 Le Ministre des Services
 gouvernementaux

(138-G881B)

MINISTRY OF ENVIRONMENT

ENVIRONMENTAL ASSESSMENT ACT

NOTICE OF EXTENSION OF THE APPROVAL FOR ONTARIO POWER GENERATION'S CLASS ENVIRONMENTAL ASSESSMENT FOR MODIFICATIONS TO HYDROELECTRIC FACILITIES

Re: The Class Environmental Assessment for Modifications
 to Hydroelectric Facilities

Proponent: Ontario Power Generation

The above Class Environmental Assessment for all activities relating to the modification and the subsequent operation, maintenance, and retirement of the modified hydroelectric facilities was originally approved on the August 19, 1993, by Order in Council No. 2090/93.

Condition 2 of this approval provides that the approval shall expire the later of five years from the date of the approval, or such later date as the Minister determines by publishing a Notice in the Ontario Gazette. Extensions to the expiry date of the approval were granted on August 5, 1998, August 15, 2000 and August 19, 2003. The most recent extension expires on August 19, 2005.

TAKE NOTICE that I am extending the approval of the above Class Environmental Assessment for a period of three years so that the approval

shall terminate on August 19, 2008, or three months after the date upon which a new class environmental assessment for the waterpower sector is approved by order in council, whichever occurs first.

DATED the 08 day of August, 2005 at TORONTO.

LAUREL C. BROTEN
Minister of the Environment
135 St. Clair Avenue West
12th Floor
Toronto ON M4V 1P5

(138-G890)

Ministry of Attorney General Ministère du procureur général

NOTICE 32-05

STATUTORY NOTICE UNDER THE REMEDIES FOR ORGANIZED CRIME AND OTHER UNLAWFUL ACTIVITIES ACT, 2001

NOTICE TO PERSONS WHO HAVE SUFFERED PECUNIARY AND NON PECUNIARY DAMAGES BY REASON OF UNLAWFUL ACTIVITY RESULTING IN CIVIL FORFEITURE PROCEEDINGS IN THE MATTER OF THE ATTORNEY GENERAL OF ONTARIO AND \$6500 IN CANADIAN CURRENCY (IN REM) AND STEVEN BOURGOIN.

Pursuant to a court order made in the above proceeding, \$4,600.00 has been forfeited to the Crown and deposited in a special purpose account. Any person who has suffered pecuniary or non pecuniary losses in relation to which the proceeding was commenced is entitled to make a claim for compensation.

All claims must comply with the provisions of Regulation 233/03 and be on the prescribed form or they will be denied. Regulation 233/03 may be found at www.c-laws.gov.on.ca/DBLaws/Regs/English/030233_c.htm.

To obtain a claim form or if you have any inquiries about potential claims please contact the Civil Remedies for Illicit Activities Office toll free at 1-888-246-5359 or write to:

Ministry of the Attorney General
Civil Remedies for Illicit Activities Office
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 32-05**, be sent to the above address and be received no later than 5:00:00 PM on February 21, 2006 to be considered.

You may not be eligible for compensation if you participated in or contributed to your losses or the unlawful activity giving rise to the proceeding.

AVIS 32-05

AVIS PRÉVU PAR LA LOI DE 2001 SUR LES RECOURS POUR CRIME ORGANISÉ ET AUTRES ACTIVITÉS ILLÉGALES

AVIS EST DONNÉ À TOUTE PERSONNE QUI A SUBI DES PERTES PÉCUNIAIRES ET EXTRAPÉCUNIAIRES PAR SUITE DE L'ACTIVITÉ ILLÉGALE À L'ÉGARD DE LAQUELLE UNE INSTANCE CIVILE DE CONFISCATION A ÉTÉ INTRODUITE, EN L'AFFAIRE DU PROCUREUR GÉNÉRAL DE L'ONTARIO ET 6 500 \$ EN DEISE CANADIENNE (EN MATIÈRE RÉELLE) ET JOSEPH POJE.

En vertu d'une ordonnance de la cour rendue relativement à l'instance susmentionnée, 4 600 \$ ont été confisqués au profit de la Couronne et versés dans un compte spécial. Toute personne qui a subi des pertes pécuniaires ou extrapécuniaires par suite de l'activité illégale à l'égard

de laquelle l'instance a été introduite a le droit de demander une indemnité.

Toute personne qui présente une demande doit utiliser la formule prescrite et la remplir selon les dispositions du Règlement 233/03. Une demande qui n'est pas conforme au Règlement sera rejetée. Le Règlement 233/03 se trouve à www.c-laws.gov.on.ca/DBLaws/Regs/French/030233_f.htm.

Si vous voulez obtenir une formule de demande ou si vous avez des questions concernant d'éventuelles demandes, veuillez communiquer avec le Bureau de recours civil à l'égard d'activités illicites en composant le numéro sans frais 1 888 246-5359 ou en écrivant au :

Ministère du Procureur général
Bureau de recours civil à l'égard d'activités illicites
77, rue Wellesley Ouest, C.P. 333
Toronto ON M7A 1N3

Pour être admissibles, les demandes produites doivent porter la mention **Avis 32-05**, être envoyées à l'adresse ci-dessus et parvenir au bureau d'ici le 21 février 2006 à 17 h.

L'admissibilité à une indemnité peut être refusée s'il est établi que l'auteur de la demande peut avoir participé ou contribué aux pertes qu'il a subies ou à l'activité illégale à l'égard de laquelle l'instance a été introduite.

(138-G892)

NOTICE 34-05

STATUTORY NOTICE UNDER THE REMEDIES FOR ORGANIZED CRIME AND OTHER UNLAWFUL ACTIVITIES ACT, 2001

NOTICE TO PERSONS WHO HAVE SUFFERED PECUNIARY AND NON PECUNIARY DAMAGES BY REASON OF UNLAWFUL ACTIVITY RESULTING IN CIVIL FORFEITURE PROCEEDINGS IN THE MATTER OF THE ATTORNEY GENERAL OF ONTARIO AND \$43,830 IN CANADIAN CURRENCY, TWO DIGITAL SCALES AND A CELLULAR TELEPHONE (IN REM), AND KAYNE KREINKE.

Pursuant to a court order made in the above proceeding, \$32,913.00 has been forfeited to the Crown and deposited in a special purpose account. Any person who has suffered pecuniary or non pecuniary losses in relation to which the proceeding was commenced is entitled to make a claim for compensation.

All claims must comply with the provisions of Regulation 233/03 and be on the prescribed form or they will be denied. Regulation 233/03 may be found at www.c-laws.gov.on.ca/DBLaws/Regs/English/030233_c.htm.

To obtain a claim form or if you have any inquiries about potential claims please contact the Civil Remedies for Illicit Activities Office toll free at 1-888-246-5359 or write to:

Ministry of the Attorney General
Civil Remedies for Illicit Activities Office
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 34-05**, be sent to the above address and be received no later than 5:00:00 PM on February 21, 2006 to be considered.

You may not be eligible for compensation if you participated in or contributed to your losses or the unlawful activity giving rise to the proceeding.

AVIS 34-05

**AVIS PRÉVU PAR LA LOI DE 2001 SUR LES RECOURS POUR
CRIME ORGANISÉ ET AUTRES ACTIVITÉS ILLÉGALES**

AVIS EST DONNÉ À TOUTE PERSONNE QUI A SUBI DES PERTES PÉCUNIAIRES ET EXTRAPÉCUNIAIRES PAR SUITE DE L'ACTIVITÉ ILLÉGALE À L'ÉGARD DE LAQUELLE UNE INSTANCE CIVILE DE CONFISCATION A ÉTÉ INTRODUITE, EN L'AFFAIRE DU PROCUREUR GÉNÉRAL DE L'ONTARIO ET 43 830 \$ EN DEVISE CANADIENNE, DEUX BALANCES NUMÉRIQUES ET UN TÉLÉPHONE CELLULAIRE (EN MATIÈRE RÉELLE) ET KAYNE KREINKE.

En vertu d'une ordonnance de la cour rendue relativement à l'instance susmentionnée, 32 913 \$ ont été confisqués au profit de la Couronne et versés dans un compte spécial. Toute personne qui a subi des pertes pécuniaires ou extrapécuniaires par suite de l'activité illégale à l'égard de laquelle l'instance a été introduite a le droit de demander une indemnité.

Toute personne qui présente une demande doit utiliser la formule prescrite et la remplir selon les dispositions du Règlement 233/03. Une demande qui n'est pas conforme au Règlement sera rejetée. Le Règlement 233/03 se trouve à www.e-laws.gov.on.ca/DBLaws/Rcgs/French/030233_f.htm.

Si vous voulez obtenir une formule de demande ou si vous avez des questions concernant d'éventuelles demandes, veuillez communiquer avec le Bureau de recours civil à l'égard d'activités illicites en composant le numéro sans frais 1 888 246-5359 ou en écrivant au :

Ministère du Procureur général
Bureau de recours civil à l'égard d'activités illicites
77, rue Wellesley Ouest, C.P. 333
Toronto ON M7A 1N3

Pour être admissibles, les demandes produites doivent porter la mention **Avis 34-05**, être envoyées à l'adresse ci-dessus et parvenir au bureau d'ici le 21 février 2006 à 17 h.

L'admissibilité à une indemnité peut être refusée s'il est établi que l'auteur de la demande peut avoir participé ou contribué aux pertes qu'il a subies ou à l'activité illégale à l'égard de laquelle l'instance a été introduite.

(138-G893)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

Applications to Provincial ParliamentNOTICE OF APPLICATION

NOTICE IS HEREBY GIVEN that on behalf of the Corporation of the City of Kawartha Lakes, application will be made to the Legislative Assembly of the Province of Ontario for an Act to extend all speed limits that applied within the City on December 31, 2000, the day before the City of Kawartha Lakes was established, for a further five years to December 31, 2010.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

DATED at Lindsay, Ontario this 12th day of August, 2005.

(138-P618) 33, 34, 35, 36 JUDY CURRINS, CMO,
Clerk, City of Kawartha Lakes.

Adcam Holdings Inc.

NOTICE IS HEREBY GIVEN that Adcam Holdings Inc. intends to dissolve pursuant to the Business Corporations Act.

DATED at London, Ontario this 28th day of July, 2005.

(138-P628) ANDREW MURRAY
President

NOTICE

NOTICE IS HEREBY GIVEN that an application is to be made to the Superintendent of Financial Services of Ontario pursuant to the Insurance Act (Ontario) for a licence authorizing Fidelity Investments Insurance Company of Canada, in English, and Fidelity Investments, compagnie d'assurance du Canada, in French to carry on within Ontario the business of life insurance.

DATED at Toronto, this 10th day of August, 2005.

(138-P633) 34, 35, 36 JOHN L. WALKER
Barrister and Solicitor
Suite 202, 1451 Royal York Road
Toronto, Ontario
M9P 3B2
Solicitor for the applicant

Corporation Notices**Roseal Investments Limited Ontario Corporation No. 0096873**

TAKE NOTICE CONCERNING WINDING UP OF Roseal Investments Limited, Date of Incorporation: December 18, 1958, Liquidator: Jeffrey Shifrin, Address: 79 Strathearn Road, Toronto, Ontario, M6C 1R7, Appointed: August 5, 2005.

This notice is filed under subsection 193(4) of the Business Corporations Act. The Special Resolution requiring the Corporation to be wound up voluntarily was passed/consented to by the shareholders of the Corporation on August 5, 2005.

DATED at Toronto, this 10th day of August, 2005.

(138-P634) JEFFREY SHIFRIN
Liquidator

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF A WRIT OF SEIZURE AND SALE issued out of the Superior Court of Justice, Small Claims Court at 102 East Main Street, Welland, Ontario L3B 3W6 dated May 25, 2004, Court File Number 04-709, to me directed, against the real and personal property of **ROBERT GORDON McCracken ALSO KNOWN AS ROBERT G. McCracken**, Defendant, at the suit of Citibank Canada, Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of **ROBERT GORDON McCracken ALSO KNOWN AS ROBERT G. McCracken**, in and to:

Lot 199 Plan 285 & Part Lane, Plan 285, designated as Part 3 on Reference Plan 59R 4303, City of Niagara Falls, Regional Municipality of Niagara [Property Identifier No 64337-0173(LT)]

ALL OF WHICH said right, title, interest and equity of redemption of **ROBERT GORDON McCracken ALSO KNOWN AS ROBERT G. McCracken**, Defendant, I shall offer for sale by Public Auction in my office at 102 East Main Street, Welland, Ontario on:

THURSDAY, SEPTEMBER 15, 2005 AT 1:00 P.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE at 102 East Main Street, Welland, Ontario
All payments in cash or by certified cheque made payable to MINISTER OF FINANCE
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

DATED August 9, 2005

SHEILA BRISTO
SHERIFF'S OFFICE
102 East Main Street,
WELLAND, ON
L3B 3W6
905-735-0010

(138-P629)

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF LAKE OF THE WOODS

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on the 16th day of September, 2005 at 211 4th Street Rainy River, ON.

The tenders will then be opened in public on the same day at 211 4th Street Rainy River ON.

Description of Lands:

E1/2 & SW1/4 of the N1/2 Conc. 4 (120 acres) Tovell PIN 56061 0101.

This property was originally to be sold Aug 26 2005 but was cancelled.

Minimum Tender Amount: \$936.55

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact: our website www.lakeofthewoods.ca under administration tab and the public notices tab or

PATRICK W GILES
gilesp@tbaytel.net
Clerk-Treasurer
The Corporation of the
Township of Lake of the Woods
PO Box 427 phone 807 852-3529
Rainy River, Ontario
P0W 1L0

(138-P627)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF LAURENTIAN HILLS

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on the 14th day of September, 2005 at 34465 Highway 17, R.R.#1, Deep River, Ontario K0J 1P0.

The tenders will then be opened in public on the same day at 3.05 p.m. at 34465 Highway 17, R.R.#1, Deep River, Ontario, K0J 1P0

Description of Lands:

1. Pt. Lt 5, Con 9, Buchanan as in BC1465 Except R99419 in the Town of Laurentian Hills, in the County of Renfrew, Province of Ontario, being all of PIN 57630-0062 (LT) municipally known as 157 Plant Road, Chalk River, Ont. K0J 1J0.

Minimum Tender Amount: \$8,404.31

2. Pt. Lt 1, Con 11 Buchanan as in R394459, in the Town of Laurentian Hills, in the County of Renfrew and Province of Ontario being all of PIN 57076-0040 LT municipally known as R.R.#1, Chalk River, Ontario, K0J 1J0.

Minimum Tender Amount: \$1,961.76

3. Pt LOT 28, CON 6, Geographic Township of Rolph Town of Laurentian Hills, County of Renfrew, Province of Ontario being all of PIN 57050-0003 (R) municipally known as R.R.#1, Deep River, Ontario, K0J 1P0.

Minimum Tender Amount: \$2,396.07

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The land(s) does (do) not include the mobile homes situate on the land(s), if any.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under the Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has not obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

STEPHEN A. RECOSKIE, Treasurer
The Corporation of the
Town of Laurentian Hills
34465 Highway 17, R.R.#1
Deep River, Ontario, K0J 1P0
(613) 584-3114

(138-P630)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF TAY VALLEY TOWNSHIP

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 21 September 2005, at the Municipal Office, 217 Harper Road, RR # 4, Perth, Ontario K7H 3C6.

The tenders will then be opened in public on the same day at the Municipal Office, 217 Harper Road, Perth.

Description of Lands

Roll No. 09 11 914 010 18802 0000, PIN 5209-0009(LT), Part Lot 8 Concession 8 designated Part 19 on Reference Plan 27R-3765, geographic Township of South Sherbrooke now Tay Valley Township, County of Lanark (No 27). File No. 04-01.

Minimum Tender Amount: \$4,504.83

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, relevant land transfer tax and GST if applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

MAXEEN MUNRO
Deputy Treasurer/Tax Collector
The Corporation of Tay Valley Township
217 Harper Road
RR # 4
Perth, Ontario K7H 3C6
(613) 267-5353

(138-P631)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF MICHIPICOTEN

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 8 September, 2005, at the Township of Michipicoten Council Chambers, P.O. Box 500, 40 Broadway Avenue, Wawa, Ontario P0S 1K0.

The tenders will then be opened in public on the same day at the Township of Michipicoten Council Chambers, 40 Broadway Avenue, Wawa, Ontario P0S 1K0.

Description of Lands

Roll No. 57 76 000 002 05301 0000 5 First Avenue, Wawa, Parcel 96 Register for Michipicoten, being Lot 1021 Plan M-131, Township of Michipicoten, District of Algoma (No. 01). File No. 04-01

Minimum Tender Amount: \$9,915.93

Roll No. 57 76 000 002 05500 0000 8 First Avenue, Wawa, Parcel 301 Register for Michipicoten, being Lot 1028 Plan M-131, Township of Michipicoten, District of Algoma (No. 01). File No. 04-02

Minimum Tender Amount: \$18,008.76

Roll No. 57 76 000 007 18700 0000 Parcel 11600, Algoma West Section, being Location E.Q. 168, geographic Township of Lendrum, now Township of Michipicoten, District of Algoma (No. 01). File No. 04-07

Minimum Tender Amount: \$48,807.26

Roll No. 57 76 000 012 09100 0000 17 Birch Street, Wawa, Parcel 5839 Algoma West Section, being Lot 55 Plan M-293, Township of Michipicoten, District of Algoma (No. 01). File No. 04-08

Minimum Tender Amount: \$12,859.59

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, relevant land transfer tax and GST if applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

CHRISTOPHER WRAY
Administrator/Clerk
The Corporation of the Township of Michipicoten
P.O. Box 500
40 Broadway Avenue
Wawa, Ontario P0S 1K0
(705) 856-2244 Ext. 227

(138-P632)

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2005—08—20

ONTARIO REGULATION 454/05

made under the

HIGHWAY TRAFFIC ACT

Made: July 27, 2005
Filed: August 2, 2005

Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Regulation 604 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

- 1. Schedule 59 of Appendix A to Regulation 604 of the Revised Regulations of Ontario, 1990 is revoked.**

Made by:

HARINDER JEET SINGH TAKHAR
Minister of Transportation

Date made: July 27, 2005.

34/05

ONTARIO REGULATION 455/05

made under the

HIGHWAY TRAFFIC ACT

Made: July 27, 2005
Filed: August 3, 2005

Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Regulation 604 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

- 1. Subclause 4 (1) (d) (ii) of Regulation 604 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:**

(ii) a place where film, as defined in the *Film Classification Act, 2005*, is exhibited and where the place is open to the public, or

- 2. This Regulation comes into force on the day section 51 of the *Film Classification Act, 2005* comes into force.**

Made by:

HARINDER JEET SINGH TAKHAR
Minister of Transportation

Date made: July 27, 2005.

34/05

ONTARIO REGULATION 456/05

made under the

INCOME TAX ACT

Made: August 2, 2005

Filed: August 3, 2005

Amending O. Reg. 156/03

(Tax Incentive for Investing in Ontario Jobs and Opportunity Bonds)

Note: Ontario Regulation 156/03 has not previously been amended.

1. Subsections 9 (1) and (5) of Ontario Regulation 156/03 are amended by striking out “Ontario Municipal Economic Infrastructure Financing Authority” wherever it appears and substituting in each case “Ontario Strategic Infrastructure Financing Authority”.

2. (1) Subsection 11 (2) of the Regulation is revoked and the following substituted:

(2) If an individual's refund for a taxation year is paid or applied to a liability of the individual, the Provincial Minister shall pay or apply interest on the refund at the rate determined under section 12 for,

- (a) the period that begins on the day that is 45 days after the balance-due day of the taxpayer for the taxation year, if the taxation year commences before January 1, 2005, and that ends on the day when the refund is paid or applied; or
- (b) the period that begins on the day that is 30 days after the balance-due day of the taxpayer for the taxation year, if the taxation year commences after December 31, 2004, and that ends on the day when the refund is paid or applied.

(2) Section 11 of the Regulation is amended by adding the following subsection:

(5) Interest that is payable or to be applied under subsection (2) shall be compounded daily and, if the interest is unpaid or unapplied, as the case may be, on the day that the interest would, but for this subsection, have ceased to be computed under subsection (2), interest at the rate determined under section 12 shall be compounded daily on the interest that is unpaid or unapplied from that day to the day it is paid or applied, as applicable.

(3) Section 11 of the Regulation is amended by adding the following subsection:

(6) In this section,

“balance-due day” means, in respect of taxpayer for a taxation year, the day that is the balance-due day under the Federal Act in respect of the taxpayer for the taxation year.

3. (1) Subject to subsections (2) and (3), this Regulation comes into force on the day it is filed.

(2) Section 1 shall be deemed to have come into force on May 18, 2004.

(3) Subsection 2 (2) shall be deemed to have come into force on March 27, 2003.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: August 2, 2005.

34/05

ONTARIO REGULATION 457/05

made under the

MILK ACT

Made: July 13, 2005
Approved: August 3, 2005
Filed: August 3, 2005

Amending Reg. 760 of R.R.O. 1990
(Milk and Farm-Separated Cream — Plan)

Note: Regulation 760 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 5 of the Schedule to Regulation 760 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

5. The marketing board shall be composed of not more than 12 members.

2. Section 7 of the Schedule to the Regulation is revoked and the following substituted:

7. Producers are divided into 12 regions as follows:

1. Region 1, comprising that part of the geographic area of Ottawa formerly known as the City of Cumberland, that part of the geographic area of Stormont, Dundas and Glengarry formerly known as the County of Glengarry and the geographic area of Prescott and Russell.
2. Region 2, comprising those parts of the geographic area of Stormont, Dundas and Glengarry formerly known as the Counties of Dundas and Stormont and the geographic area of Ottawa excluding the former City of Cumberland.
3. Region 3, comprising the geographic areas of Frontenac, Lanark, Leeds and Grenville, and Renfrew.
4. Region 4, comprising the geographic areas of Hastings, Lennox and Addington, Northumberland and Prince Edward.
5. Region 5, comprising the geographic areas of Durham, Kawartha Lakes, Peterborough, Toronto and York.
6. Region 6, comprising the geographic areas of Dufferin, Peel, Simcoe and Wellington.
7. Region 7, comprising the geographic areas of Brant, Haldimand, Halton, Hamilton, Niagara and Norfolk.
8. Region 8, comprising the geographic areas of Oxford and Waterloo.
9. Region 9, comprising the geographic areas of Chatham-Kent, Elgin, Essex, Lambton and Middlesex.
10. Region 10, comprising the geographic areas of Huron and Perth.
11. Region 11, comprising the geographic areas of Bruce and Grey.
12. Region 12, comprising the geographic area of Haliburton and the geographic areas (territorial districts) of Algoma, Cochrane, Kenora, Manitoulin, Muskoka, Nipissing, Parry Sound, Rainy River, Sudbury, Thunder Bay and Timiskaming.

3. (1) Subsection 9 (2) of the Schedule to the Regulation is amended by striking out “in writing”.

(2) Subsection 9 (3) of the Schedule to the Regulation is amended by striking out “vote on the day set for the election of the marketing board” in the portion before clause (a), and substituting “cast a vote in the election”.

4. Clause 10 (3) (e) of the Schedule to the Regulation is amended by striking out “or, if mailed, was postmarked”.

5. (1) Clause 14 (2) (a) of the Schedule to the Regulation is amended by striking out “only”.

(2) Clauses 14 (3) (c), (d) and (e) of the Schedule to the Regulation are revoked and the following substituted:

- (c) affixing the voter's signature and licence number on the detachable portion of the Ballot Envelope in the spaces provided;
- (d) sealing the Ballot Envelope within the mailing envelope; and
- (e) mailing the mailing envelope, or consigning it for delivery, to the returning officer not later than the last Tuesday in October in the election year.

(3) Subsections 14 (4) and (5) of the Schedule to the Regulation are revoked and the following substituted:

(4) The returning officer shall not accept a mailing envelope unless he or she is satisfied it was mailed or consigned for delivery not later than the last Tuesday in October in the election year.

(5) Where the returning officer accepts a mailing envelope, he or she shall, subject to subsection (5.1),

- (a) remove the Ballot Envelope from the mailing envelope, remove the detachable portion of the Envelope, and deposit the Envelope in a sealed ballot box; and
- (b) record, in the form provided by the marketing board, which producer has cast a vote.

(5.1) The returning officer shall not accept a Ballot Envelope if the detachable portion of the Envelope is not attached and completed in accordance with clause 14 (3) (c).

(4) Clause 14 (6) (e) of the Schedule to the Regulation is revoked and the following substituted:

- (e) retain in safe custody, for such period of time as the marketing board directs,
 - (i) the detachable portion of the Ballot Envelopes, and
 - (ii) all the ballots, including the rejected ballots, if any.

6. The Table to subsection 19 (1) of the Schedule to the Regulation is revoked and the following substituted:

TABLE

Column 1	Column 2
Region 1	2008
Region 2	2005
Region 3	2006
Region 4	2007
Region 5	2008
Region 6	2005
Region 7	2006
Region 8	2007
Region 9	2008
Region 10	2005
Region 11	2006
Region 12	2007

7. Section 20 of the Schedule to the Regulation is revoked.

Made by:

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

DAVE HOPE
Chair

GLORIA MARCO BORYS
Secretary

Date made: July 13, 2005.

I certify that I have approved this Regulation.

LEONA DOMBROWSKY
Minister of Agriculture, Food and Rural Affairs

Date approved: August 3, 2005.

34/05

ONTARIO REGULATION 458/05

made under the

DRUG INTERCHANGEABILITY AND DISPENSING FEE ACT

Made: August 5, 2005
Filed: August 5, 2005

Amending Reg. 935 of R.R.O. 1990
(General)

Note: Regulation 935 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The definition of “Formulary” in subsection 1 (1) of Regulation 935 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

18. Amendments dated July 29, 2005;

2. This Regulation comes into force on the later of,

(a) July 29, 2005; and

(b) the day that is 10 days after the day it is filed, where the following are not included in calculating the 10 days:

(i) the day of filing, and

(ii) Saturdays and Sundays and other holidays within the meaning of the *Interpretation Act*.

Made by:

GEORGE SMITHERMAN
Minister of Health and Long-Term Care

Date made: August 5, 2005.

34/05

ONTARIO REGULATION 459/05

made under the

ONTARIO DRUG BENEFIT ACT

Made: August 5, 2005

Filed: August 5, 2005

Amending O. Reg. 201/96

(General)

Note: Ontario Regulation 201/96 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 7.1 of Ontario Regulation 201/96 is amended by adding the following paragraph:

12. Amendments dated July 29, 2005.

2. This Regulation comes into force on the later of,

(a) July 29, 2005; and

(b) the day that is 10 days after the day it is filed, where the following are not included in calculating the 10 days:

(i) the day of filing, and

(ii) Saturdays and Sundays and other holidays within the meaning of the *Interpretation Act*.

Made by:

GEORGE SMITHERMAN
Minister of Health and Long-Term Care

Date made: August 5, 2005.

34/05

NOTE: The Table of Regulations - Legislative History Overview and other tables related to regulations can be found at the e-Laws website (www.e-Laws.gov.on.ca) under Tables. Consolidated regulations may also be found at that site by clicking on Statutes and associated Regulations under Consolidated Law.

REMARQUE : On trouve le Sommaire de l'historique législatif des règlements et d'autres tables liées aux règlements sur le site Web Lois-en-ligne (www.lois-en-ligne.gouv.on.ca) en cliquant sur «Tables». On y trouve également les règlements codifiés en cliquant sur le lien Lois et règlements d'application sous la rubrique «Textes législatifs codifiés».

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à GazettePubsOnt@mbs.gov.on.ca

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50 rue Grosvenor, Toronto (Ontario) M7A 1N8

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MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

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Criminal Code Code Criminel

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Monte Kwinter, Minister of Community Safety and Correctional Services of Ontario, on the 5th day of July 2005, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 5000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Monte Kwinter, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 5 juillet 2005, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer® 5000C.

John R. Bernard	Ontario Provincial Police
Dan X. Bissonette	Ontario Provincial Police
David Budzinski	Ontario Provincial Police
Alicia Burch	Ontario Provincial Police
Matthew Eamer	Ontario Provincial Police
Rick P. Foley	Ontario Provincial Police
John Hatch	Ontario Provincial Police
Kim Heaphy	Ontario Provincial Police
Daryl Holmes	Ontario Provincial Police
Terri L. Hubbert	Ontario Provincial Police
J. Brian Jones	Ontario Provincial Police
Ameen Khan	Ontario Provincial Police
Chris Legere	Ontario Provincial Police
Scott D. MacWhirter	Ontario Provincial Police
Marty W. McConnell	Ontario Provincial Police
Daniel Morin	Ontario Provincial Police
Jonathan Pergunas	Ontario Provincial Police
Gary St. Louis	Ontario Provincial Police
Simon Turcotte	Ontario Provincial Police

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Monte Kwinter, Minister of

Community Safety and Correctional Services of Ontario, on the 5th day of July 2005, designated the following persons as being qualified to operate the approved instruments known as the Breathalyzer® 900 and 900A.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Monte Kwinter, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 5 juillet 2005, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Breathalyzer® 900 and 900A.

Colleen D. Benner	Ontario Provincial Police
Jody Bond	Ontario Provincial Police
Sean Byrne	Ontario Provincial Police
Mathew A. Caissie	Ontario Provincial Police
Gurpreet Dhillon	Ontario Provincial Police
Jeffrey B.R. Doupe	Ontario Provincial Police
Kevin Dunn	Ontario Provincial Police
Kevin W. Grainger	Ontario Provincial Police
Jason J. Henry	Ontario Provincial Police
W.R. Hutchison	Ontario Provincial Police
J. Brian Jones	Ontario Provincial Police
Jeffery R. Knights	Ontario Provincial Police
Dylan Langille	Ontario Provincial Police
Lori A. Lobinowich	Ontario Provincial Police
Marty W. McConnell	Ontario Provincial Police
Bernard Montpetit	Ontario Provincial Police
D.A. Pittock	Ontario Provincial Police
Marc Ratte	Ontario Provincial Police
Colleen Scrimger	Ontario Provincial Police
David Shaw	Ontario Provincial Police
Dave Snider	Ontario Provincial Police
Leo A. St. Georges	Ontario Provincial Police

(138-G894)

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987,

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and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Northstar Passenger Services GP Inc. 46108-O
93 Bell Farm Road, Suite 111, Barrie, ON L4M 1H1

Applies for the approval of transfer of shares as follows:

1 Common Share of the capital stock of the corporation now in the name of Contrans Corp. 1179 Ridgeway Road, Woodstock, ON N4S 8P6 to National Express Canada (Holdings) Ltd.

Walsh Transportation GP Inc. 46288-C
1179 Ridgeway Road, Woodstock, ON N4S 8P6

Applies for the approval of transfer of shares as follows:

1 Common Share of the capital stock of the corporation now in the name of Contrans Corp. 1179 Ridgeway Road, Woodstock, ON N4S 8P6 to National Express Canada (Holdings) Ltd.

FELIX D'MELLO
(138-G903) Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la Loi sur l'imposition des corporations

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Finance, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des corporations*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des corporations* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa, Ontario L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2005-08-27

AC PERSONAL TOUCH AUTO BODY LTD.	001071510
ALDABRA CAPITAL INTERNATIONAL INC.	001168831
ANNE'S HAIR & BODY WORKS LTD.	001402017
ARTHURS CREATIVE SERVICES LIMITED	000831008
AVEBURY RESEARCH & CONSULTING LIMITED	000585610
AVENTURA HOLDINGS INC.	000634274
BACK COMFORT SHOP (1996) INC.	001177244

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
BLOOR-DALTON INVESTMENTS INC.	000669302
BRUNSWICK DRYWALL (ONTARIO) LTD.	000521121
BUENA VISTA HOMES LIMITED	001306232
BULLS AUTO SALES INC.	001301526
C.A.W. CORPORATION	001089676
C.M.T. INTERNATIONAL EXPORTING & IMPORTING LTD.	001215281
CANADIAN BENCH MEDIA (GUELPH) INC.	001205433
CARDINAL MERCHANDISING SERVICES INC.	001222247
CITY GRAPHICS DESIGN & PRINT INC.	001079364
CJN TRANSPORTATION SERVICES INC.	001109522
CREDIT CREEK HOMES LTD.	001006986
DALAN WELDING & FABRICATION INC.	001310507
DONALD C. JOHNSTON INSURANCE AND REAL ESTATE LIMITED.	000242464
DRAGONSOURCE.COM INC.	001269540
FIRMBUY INC.	001278302
FOR LAWYERS ONLY INC.	001111925
FURNITURE DESIGNS LIMITED	001112539
G.D.S.C. INC.	001214699
GHOULSOFT INC.	001189738
H V BRASS LTD.	000804626
HAZELEE FARMS INC.	001257274
INDIAN MOTORCYCLE CORPORATION	001289924
JAJ ENTERTAINMENT INC.	001315489
JANE MCGIVERN LTD.	000470470
JENNIFER'S WHOLE FOODS LTD.	000493520
JEWELS BY J'ANASTASIA INC.	001144016
JORE DECORATING QUINTE LTD.	000901687
LAKEVIEW GLASS & MIRROR INC.	000819671
LAKEVILLE GAS MANAGEMENT LTD.	000770101
LESCOT GRAPHIC SERVICES INC.	001014606
LIBRA FASHION INTERNATIONAL LTD.	001003018
LINDSAY BAKERY LIMITED	000400097
LOPES DRYWALL & ACOUSTICS CORP.	001189904
MAC VILLAGE INC.	001050905
MONTPELLIER GROUP INC.	001124863

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
MOONLIGHT LIMOUSINE INC.....	001197520
NEWAVE LIMITED	000851793
NORTH FOREST INVESTMENTS INC.	000562853
ONEIDA GENERAL CONTRACTING INC.	000570308
PETROPETS INC.	001422365
PROBITY HOME PROTECTION LIMITED	000996666
RESULTS INTERNATIONAL SALES AUTOMATION SYSTEMS INC.	001132093
SAN LUCA BAKERY & RESTAURANT INC.....	001240586
SANCIO ENTERPRISES INCORPORATED	000827006
SAS OCCUPATIONAL MEDICAL SERVICES INC.	001142078
SHARWAL MANAGEMENT INC.	000620422
SIMPLEX (JVJ) INCORPORATED	001034002
SKENE LANDSCAPE LTD.....	000984058
SORTALL METAL FINISHING LTD.	001179260
SPRINGFIELD NURSERY & LANDSCAPING INC.	000640139
SRI SAKTHY JEWELLERY INC.	001212357
SUPERIOR TOWING AND RECOVERY LTD.	001297709
SWAN LAKE (MARKHAM) LIMITED.....	000804450
T. BRETBY CO. LTD.	001093662
TACTICS ADVERTISING INC.	001138583
TAURUS STORAGE SYSTEMS LTD.	000414619
TECHNICA HOUSE CANADA INC.	000925958
TEKSOLVE INC.....	001172795
THE CICADA SOFTWARE GROUP INC.....	000900687
THE FURNITURE GALLERY LTD.	000278758
TOM CURRIE ENTERPRISES LIMITED.....	000751758
TRIPAGO INVESTMENTS LTD.....	001012678
TUBCO PRODUCTS INC.....	000651047
V.S. INC.	001051926
VNTP INTERNATIONAL INC.	001152711
WOODSHED MOTION PICTURES INC.	000781953
1026777 ONTARIO INC.	001026777
1091148 ONTARIO LTD.	001091148
1109586 ONTARIO LIMITED	001109586
1138836 ONTARIO INC.	001138836
1147025 ONTARIO LTD.	001147025
1151091 ONTARIO LIMITED	001151091
1164313 ONTARIO INC.	001164313
1166345 ONTARIO LIMITED	001166345
1192510 ONTARIO LIMITED	001192510
1217321 ONTARIO INC.	001217321
1221840 ONTARIO INC.	001221840
1238592 ONTARIO LIMITED	001238592
1239100 ONTARIO INC.	001239100
1250146 ONTARIO INC.	001250146
1268194 ONTARIO LIMITED	001268194
1277777 ONTARIO LTD.	001277777
1281990 ONTARIO LIMITED	001281990
1282282 ONTARIO LTD.	001282282
1290860 ONTARIO INC.	001290860
1295525 ONTARIO INC.	001295525
1309956 ONTARIO LTD.	001309956
1312904 ONTARIO INC.	001312904
1326739 ONTARIO INC.	001326739
1418265 ONTARIO INC.	001418265
1425762 ONTARIO INC.	001425762
458363 ONTARIO LIMITED	000458363
503858 ONTARIO LIMITED	000503858
582166 ONTARIO INC.	000582166
584894 ONTARIO CORP.	000584894
598827 ONTARIO INC.	000598827
701661 ONTARIO INC.	000701661
729806 ONTARIO LIMITED	000729806
838558 ONTARIO INC.	000838558
847378 ONTARIO LIMITED	000847378
897589 ONTARIO INC.	000897589
950202 ONTARIO INC.	000950202
969238 ONTARIO INC.	000969238
993669 ONTARIO LIMITED	000993669

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
997446 ONTARIO LTD.....	000997446
997758 ONTARIO INC.....	000997758

(138-G899)

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution (Non-respect de la Loi sur l'imposition des corporations)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 1 August, 2005 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats de constitution dont les 1 août 2005 pour non-respect des dispositions de la *Loi sur l'imposition des corporations* et que la dissolution des sociétés concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2005-08-01	
ABERDEEN LEASING INC.	000710356
ACADIAN HOUSE LIMITED	000109493
AGHAEI CUSTOM HOMES LTD.....	000949389
AKHTAR INVESTMENTS INC.	001396482
AMCAN GOLD CORPORATION	001448724
ART BUSSE & ASSOCIATES (KENORA) LTD.	000925037
AUTOVIN AUTO LEASING & SALES LTD.....	000935458
AYODHIA FASHION LTD.....	000630752
B.J.W.C. ENTERPRISES LTD.	000481356
BRAMPTON AUTOMOTIVE INC.	001258798
BXT INVESTMENTS LTD.	000738795
C.M.E.L. ENTERPRISES LTD.....	000699793
CALEC CONSTRUCTION LTD.	001257552
CANADIAN ENGINE TREATMENT LTD.	001367192
CARIBOU CLUB (SCARBOROUGH) INC.	001466405
CASE METHOD GROUP INC.....	000953658
CHARLES WATKINSON LIMITED	000221121
CHIPPAWA HARDWARE & BUILDING CENTRE INC.	001477865
CHOWS HOLDING CO. LTD.	000579795
CLEAN BIRD HOME IMPROVEMENTS LIMITED	001066461
COUNTRY FURNITURE BY DUOCO INC.....	001461660
DONNA INCOGNITO INC.	001044214
ECORP (1996) LTD.	001159546
FORGIONE CASKET (CANADA) COMPANY LTD.....	001422612
HAMILTON AND FERGUSON LIMITED.....	000080119
HELIX WORKLIFE PLANNING INSTITUTE INC.....	000813859
HL VISION INVESTMENT INC.	001249379
I. J. PRENDERGAST ENTERPRISES LTD.	000659863
INTELOGISTICS SYSTEMS INC.	001167278
JIM MCEACHERN LIMITED	000290641
JOYCE SHEAHAN INVESTMENTS LTD.	000715752
JPT CONSULTING INC.....	001050926

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
KEITH'S MILK TRANSPORT CO. LIMITED	000114635
KENNY'S VEGETARIAN DELI INC.	001027648
KEYFLEX SYSTEMS INC.	000907136
KOFFLER PARTNERS LIMITED	000272034
KONKE TRANSPORT INC.	001315922
L.G.S. EXCAVATING INC.	000980352
LARITA INCORPORATED	001029516
LES ENTREPRISES MADAWASKA ENTERPRISES INC.	001301709
LOVEDAY ENTERPRISES LIMITED	000240426
LUNAFLOCKS INC.	001094397
LYNETTE JENNINGS PRODUCTIONS LTD.	000890233
MAC PAYPHONES INC.	001323288
MADAWASKA DRY KILNS INC.	001351270
MADAWASKA INDUSTRIES INC.	001230553
MERCHANTS TRADING CO. LTD.	000667261
MICHELLE'S BIRTHING POOLS INC.	002001200
MULTI - MED EVALUATION SERVICES INC.	001240891
NEATT CORPORATION	001487609
NETWELL HOLDINGS INC.	001318053
OXFORD WAREHOUSING & DISTRIBUTION CENTRE LTD.	001167423
PEAK PROFESSIONALS REALTY LTD.	001148367
PLERJEM SANITATION SERVICES INC.	001201416
POLMARK APPLIANCE CARE INC.	001117081
PSOR EX INC.	001280185
R. KIM DAGG INSURANCE AGENCIES LIMITED	000598569
SEALINK CONTAINER LINES INC.	001199219
SEATTLE COFFEE COMPANY CORPORATION	001307835
SEELEY'S BUS SERVICE GARAGE LIMITED	000358839
SOUTH PARK STUDIO CITY CORPORATION	001440170
SUMMIT SPORTSWEAR INC.	001064860
THE FLOOR PLAN INC.	001487835
THESSALON CO-GENERATION LIMITED	000920845
TROTTER & SONS LOGGING LIMITED	001164247
UPPER CANADA ABSTRACTORS LTD.	000902954
V.R.D. ENTERTAINMENT LTD.	000697485
VOLLAND HOLDINGS INC.	001063200
WELLINGTON CLEANING SERVICES LTD.	001444362
WILLIAM OATES HOLDINGS LIMITED	001178484
1036100 ONTARIO INC.	001036100
1036738 ONTARIO LIMITED	001036738
1058322 ONTARIO LTD.	001058322
1068614 ONTARIO INC.	001068614
1089654 ONTARIO INC.	001089654
1141668 ONTARIO LIMITED	001141668
1189407 ONTARIO INC.	001189407
1198710 ONTARIO INC.	001198710
1212521 ONTARIO LTD.	001212521
1228495 ONTARIO LIMITED	001228495
1238134 ONTARIO INC.	001238134
1239384 ONTARIO INC.	001239384
1247131 ONTARIO LIMITED	001247131
1255738 ONTARIO LTD.	001255738
1288015 ONTARIO LIMITED	001288015
1309756 ONTARIO CORP.	001309756
1313349 ONTARIO LTD.	001313349
1316026 ONTARIO LIMITED	001316026
1401991 ONTARIO INC.	001401991
1408428 ONTARIO LIMITED	001408428
1434633 ONTARIO LTD.	001434633
1435548 ONTARIO LIMITED	001435548
1441230 ONTARIO LTD.	001441230
389010 ONTARIO LIMITED	000389010
617850 ONTARIO INC.	000617850
644183 ONTARIO INC.	000644183
667980 ONTARIO LIMITED	000667980
788732 ONTARIO LTD.	000788732
963445 ONTARIO INC.	000963445

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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985816 ONTARIO INC.	000985816
994508 ONTARIO INC.	000994508

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G900)

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-06-10	
P AND H HOLDINGS KINGSTON LTD.	000241248
2005-06-13	
KOLAM PALACE INC.	002006513
2005-06-29	
FWF ENTERPRISES INC.	002004560
GREENLINKS ECO-EFFICIENCY SERVICES INC.	001230213
H. JACKSON REAL ESTATE LTD.	000820337
HOME-TECH PLUMBING INC.	001319488
JSE ENTERPRISES INC.	001004272
KEGEL HOLDINGS INC.	000742318
KINSHASA HOLDINGS LIMITED	000942808
MAPLECREST UTILITY CONSULTANTS LTD.	000842401
PINEVIEW HOMES (NIAGARA) LTD.	001122185
STEVE MACKENZIE HOLDINGS LIMITED	000986452
1135837 ONTARIO INC.	001135837
1171671 ONTARIO LTD.	001171671
1298108 ONTARIO INC.	001298108
1416840 ONTARIO INC.	001416840
413799 ONTARIO LIMITED	000413799
803822 ONTARIO INC.	000803822
2005-07-04	
C. A. MCDOWELL REDI-MIX LIMITED	000146098
JEAN RENAUD LUMBER (HAWKESBURY) LIMITED ..	000300569
2005-07-06	
BRANTFORD CHIROPRACTIC ASSOCIATES INC.	001332687
CARL FLOOD LIMITED	000468631
FINAL TRIMMING LTD.	000830346
FOO HING SUPERMARKET LTD.	001531634
FOUR PEG HOLDINGS LIMITED	000268123
G.H.L.S. INVESTMENT GROUP INC.	001301343
HALTON GIFTS LTD.	000425644
K. MA & COMPANY INC.	000949802
K.W. HAMILTON PLUMBING LTD.	000802925
QUINTECH AUTOMATION LTD.	001250815
RIVER ROAD ASSOCIATES, INC.	001254662
THE PARENT COMPANY LTD.	001247709
WHARFEROY HOLDINGS LTD.	000465492
1171669 ONTARIO INC.	001171669
666625 ONTARIO LIMITED	000666625
821484 ONTARIO INC.	000821484
882330 ONTARIO INC.	000882330

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-07-07	
DRMWOOD CORPORATION INC.	000318897
2005-07-08	
AJAR INVESTMENTS LIMITED.....	000302289
ARBOLUX INTERNATIONAL CORP.....	001141257
BELL TREE FARMS LIMITED.....	000215066
COSTAL CUSTOM FABRICATION & ENGINEERING LIMITED.....	000712471
KEN JOHNSON TOOL SALES INC.....	000703230
KOALA JACKS LTD.	001092521
LEESON D. ENTERPRISES LTD.....	001356104
LOMBARD & GERRARD INC.....	001525809
NUTECH COMPUTER INC.....	001265196
P. REDPATH REPAIRS LTD.....	001359729
PLAINFIELD METAL & MACHINERY LTD.....	000301163
POSITIVE MODE INC.....	001226154
ROBERT S. WRIGHT MARKETING COMMUNICATIONS LIMITED.....	000266682
TNV SCREEN SERVICES LTD.....	000901922
I108524 ONTARIO INC.....	001108524
I177393 ONTARIO INC.....	001177393
I233411 ONTARIO LIMITED.....	001233411
I279183 ONTARIO INC.....	001279183
I369633 ONTARIO INC.....	001369633
I519818 ONTARIO INC.....	001519818
I545275 ONTARIO LIMITED.....	001545275
I471321 ONTARIO LIMITED.....	000471321
I663881 ONTARIO INC.....	000663881
I931217 ONTARIO LTD.....	000931217
I934205 ONTARIO LIMITED.....	000934205
I994260 ONTARIO LTD.....	000994260
2005-07-11	
ADCARDZ INC.....	001374829
CCFT LIMITED.....	001530409
LALANDE ELECTRIQUE INC.....	000924136
SANDMAN AGGREGATE TRANSPORT INC.....	001509481
STUART E. MOORE ENTERPRISES INC.....	001336399
THE AMMOPHILA CORPORATION.....	001200351
TOYO ENTERPRISES LIMITED.....	000278623
I162394 ONTARIO LTD.....	001162394
I286977 ONTARIO INC.....	001286977
I558338 ONTARIO INC.....	001558338
I957128 ONTARIO LTD.....	000957128
2005-07-12	
A. & T. ENTERPRISES CORP.....	000273229
A.J.K. ENGINEERING LTD.....	000610579
ASSOCIATED AUDIO ASSOCIES LIMITED.....	000248328
ASTRA-MAR INVESTMENTS INC.....	000801053
BRAMWAY PROPERTIES LIMITED.....	000150560
CORDAWEN INC.....	000917807
FRED-WIN INVESTMENTS LTD.....	000394041
GOLDEN SPRINGS BEVERAGE COMPANY INC.....	001420726
KN-TECH & BUSINESS CORP.....	001272923
QEW & TRAFALGAR RD. FLEA MARKET INC.....	001315867
SAMUEL POZNER TEXTILES LIMITED.....	000082759
I082654 ONTARIO LTD.....	001082654
I1343912 ONTARIO LIMITED.....	001343912
I631886 ONTARIO INC.....	000631886
I767271 ONTARIO LTD.....	000767271
I805059 ONTARIO INC.....	000805059
I857090 ONTARIO INC.....	000857090
I926334 ONTARIO LTD.....	000926334
I939844 ONTARIO INC.....	000939844
I965907 ONTARIO INC.....	000965907
2005-07-13	
EASTWOOD FIBRE LTD.....	001315102
HANSEN AND HAAR HOLDINGS LIMITED.....	000602894
KLEER CORP.....	001298858
P&T SAMPSON LTD.....	001374127
PEACE ACRES INVESTMENTS INC.....	000857028
I1080643 ONTARIO LIMITED.....	001080643

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
I270015 ONTARIO INC.....	001270015
I355275 ONTARIO LIMITED.....	001355275
I516092 ONTARIO INC.....	000516092
I576958 ONTARIO INC.....	000576958
I629148 ONTARIO LIMITED.....	000629148
I693088 ONTARIO INC.....	000693088
2005-07-14	
ALBION VENTURES INC.....	001230006
BILL'S CHUTE SERVICE LTD.....	000905866
C.F.M. HEATING & AIR CONDITIONING LTD.....	000789844
DE RANGO GENERAL CONTRACTING INC.....	000675416
PETERBOROUGH HEATING SERVICES (1988) LTD.....	000460505
SUN-HOPE ENTERPRISE LTD.....	001045362
W. W. WEST COMMUNICATIONS LTD.....	000681926
I169442 ONTARIO LTD.....	001169442
I180337 ONTARIO LIMITED.....	001180337
I195517 ONTARIO INC.....	001195517
I457544 ONTARIO LTD.....	000457544
I699060 ONTARIO INC.....	000699060
2005-07-15	
A.A. ALEXANDER INTERNATIONAL INC.....	000887295
ASIAN PACIFIC SUPERMARKET LTD.....	000920519
CANHAM ROGERS INC.....	000826309
COUNTRY BUNKER GOLF LIMITED.....	001180195
DEEP RIVER MANAGEMENT SERVICES INC.....	000242232
DUFFERIN MINI STORAGE LTD.....	002054788
DUNDAS WEST REHAB INC.....	001302343
FIRST LINE FILMS INC.....	001134407
HONING AVIATION SERVICES INC.....	000970440
MICHAEL BONNELL HOLDINGS LTD.....	000406424
MIMAR EXPERT COATINGS INC.....	001112305
MINCOM PURCHASERS CHOICE REALTY INC.....	000768139
MUSTACHIO INC.....	001023515
PEACE ACRES CONSULTANTS LIMITED.....	000857021
SILVERCREEK COMMUNICATIONS LIMITED.....	000730618
SKNAP HOLDINGS INC.....	001114884
VIET HOI NOODLES HOUSE LTD.....	001505789
WIRE-TECH INC.....	001095155
I017062 ONTARIO LIMITED.....	001017062
I034841 ONTARIO INC.....	001034841
I108646 ONTARIO INC.....	001108646
I147912 ONTARIO INC.....	001147912
I201412 ONTARIO INC.....	001201412
I216166 ONTARIO LIMITED.....	001216166
I264018 ONTARIO INC.....	001264018
I307240 ONTARIO LIMITED.....	001307240
I320675 ONTARIO LIMITED.....	001320675
I387207 ONTARIO LIMITED.....	001387207
I409081 ONTARIO LIMITED.....	001409081
I421396 ONTARIO LIMITED.....	000421396
I555102 ONTARIO LIMITED.....	000555102
I749559 ONTARIO LIMITED.....	000749559
2005-07-18	
ARCADIAN INVESTMENTS CORP.....	001496526
CYANOGEN PRODUCTIONS INC.....	001189509
DIR-EX LIMITED.....	000128238
HD TRADING COMPANY LIMITED.....	001401108
INDUCOM WASTE SYSTEMS LTD.....	000828017
JOHN WANG ENTERPRISES LTD.....	000567329
KARL H. EBERT CONSTRUCTION LTD.....	000416364
KEMP SYSTEMS INC.....	000867609
KLEINBURG CAFE AND GELATO INC.....	002039997
MAINSTREAM INC.....	001210476
MIKOLNET INC.....	001542962
NOVASYSTEM INVESTMENTS INC.....	000863628
R. C. EVERS & ASSOCIATES LTD.....	001045890
WARREN HOFFMAN INTERIOR DESIGN INC.....	000779177
WORLD TRADE DYNAMICS CENTURY CORP.....	001582368
I137117 ONTARIO INC.....	001137117
I324368 ONTARIO LTD.....	001324368
I329289 ONTARIO INC.....	001329289

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
1340786 ONTARIO LIMITED	001340786
1357136 ONTARIO INC.	001357136
1488464 ONTARIO LTD.	001488464
2025224 ONTARIO INC.	002025224
2029681 ONTARIO INC.	002029681
2005-07-19	
APHELION TECHNOLOGY GROUP INC.	001351013
BUSINESS CONCEPTS CONSULTING INC.	001152773
CANAWEST EXPORT INC.	000960255
COLOUR FLO CUSTOM AUTOMOTIVE DESIGN INC.	000743754
GOLDEN LANE BUILDERS INC.	001297526
JENDI INVESTMENTS LIMITED	000391771
RENEGADZ INC.	001434138
SILKTRON INC.	001301194
TRUST JEANS WINDSOR INC.	001037119
1035634 ONTARIO LTD.	001035634
793205 ONTARIO INC.	000793205
909920 ONTARIO INC.	000909920
2005-07-20	
AMB COSMETICS INC.	001059388
DIGITECH INDUSTRIAL SUPPLIES INC.	002019889
JAMARRIS INVESTMENTS LIMITED	000239742
PICTURE KING INC.	001313642
1260040 ONTARIO LIMITED	001260040
925017 ONTARIO LIMITED	000925017
2005-07-23	
ANDREW CHRISTIE HOME INSPECTIONS LTD.	001075692
BRAMPTON FOODS LIMITED	000777978
MIDLAND PHYSIO-REHAB CENTRE INC.	001125135
REITH INVESTMENTS INC.	001203164
T.C.S. ELECTRONICS LTD.	000277685
VAN DER WOERD FINANCIAL PLANNING INC.	001112803
1117266 ONTARIO INC.	001117266
1415673 ONTARIO LTD.	001415673
933939 ONTARIO LIMITED	000933939
2005-07-25	
BRACEBRIDGE ANIMAL HOSPITAL PROFESSIONAL CORPORATION	001644917
CANVIK AUTO SERVICE LTD.	000949720
FARLIN GRAPHICS INC.	000898129
SATURDAY'S CHILD LTD.	000737171
SHANGHAI INTAC CORPORATION	001281668
475646 ONTARIO LIMITED	000475646
720377 ONTARIO LIMITED	000720377
2005-07-26	
1289492 ONTARIO LTD.	001289492
2005-07-27	
ALISON MCPHERSON INTERIORS INC.	000918287
2005-07-28	
NTI TOOL INC.	001118773
T.A.L. MANAGEMENT INC.	001300153
2005-08-01	
DUNDALE CARPET SERVICES INC.	000771953
1123476 ONTARIO INC.	001123476
1459639 ONTARIO INC.	001459639
2005-08-03	
HILLTOP MEMORIALS LIMITED	000346575
PROWEB COMPUTER SYSTEMS LTD.	001246372
TREND GRAPHICS LTD.	001176620
2005-08-04	
BEST CHOICE CONVENIENCE LTD.	001168970
T. J. CONNOLLY CONSTRUCTION LIMITED	000262877
TOTTENHAM TROPHIES & ENGRAVING INC.	000703682
593117 ONTARIO LIMITED	000593117
794490 ONTARIO INC.	000794490
866557 ONTARIO LIMITED	000866557
2005-08-05	
CITAK ENTERPRISES LTD.	000984483
DYNAMIC DESIGN INC.	001471814
LEMAN RENOVATION INC.	001371033
LINGTONG INTERNATIONAL INC.	001604523

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
MAYO CARPENTRY LIMITED	001500670
MUSE ENTERTAINMENT (ELLIE) INC.	001288762
MUSE ENTERTAINMENT (SUBMARINE) INC.	002000588
NORTH-ASIA TRADE INC.	001452054
R.J. HARDY CONTRACTORS LTD.	000428963
S&J FOREST PRODUCTS LIMITED	001565081
SANOK TRANSPORT INC.	001335275
SHELL SERVICES INTERNATIONAL OF CANADA INC./SERVICE INTERNATIONAUX SHELL DU CANADA INC.	001346274
SKY NET EXTERIOR MAINTENANCE SAFETY SYSTEMS LTD.	001035425
SLAVIK RESEARCH GROUP INC.	001419868
YEF CONSULTING SERVICES INC.	001260521
1007739 ONTARIO LIMITED	001007739
103732 ONTARIO LIMITED	000103732
1326085 ONTARIO CORPORATION	001326085
1362649 ONTARIO INC.	001362649
1414120 ONTARIO LTD.	001414120
1482173 ONTARIO LIMITED	001482173
859879 ONTARIO INC.	000859879
2005-08-08	
A.M.P. CONSTRUCTION CORP.	001547310
AURORA MOTOR SALES INC.	001218232
CF DONWAY INC.	000772169
CF MEDIA, INC.	001005105
EGLINTON OFFICE SERVICES LIMITED	000208462
EXPRESS CAR RENTAL INC.	001128759
MCGEAN-ROHCO CANADA INC.	000958525
METROPOLITAN INC.	001384260
REDSTRIPE INVESTMENTS LIMITED	000472438
SHARMAK SYSTEM CONSULTANTS INC.	001294894
STANLEY COOPER TRAVEL (T.T.I.) INC.	000758428
TORONTO INTERCITY BUS TERMINAL INC.	002015846
TRICON TECHNOLOGY (CANADA) LTD.	001106695
YMIIR DEVELOPMENTS INC.	000771228
1143288 ONTARIO INC.	001143288
1394703 ONTARIO LIMITED	001394703
1458011 ONTARIO LTD.	001458011
1475355 ONTARIO INC.	001475355
582105 ONTARIO LIMITED	000582105
2005-08-09	
A & G PHARMA INC.	001070978
ACCESS POWERLINE CORPORATION	001593067
ACCESS SEMICONDUCTOR CORPORATION	001591493
AMG CORPORATE TRAVEL INC.	001198614
BAL BROS TRANSPORT INC.	001470773
C & K GENERAL FARM INC.	001620633
CHALLISTER INVESTMENTS LIMITED	000269822
CLCS GENERAL PARTNER VII LIMITED/ COMMANDITE CLCS VII LIMITEE	001289105
DANDYWAY CORPORATION	001281779
DASHAM TRANSPORT INC.	002012019
ENA WEYBURN GP LIMITED	001322681
EXHIBITION STOCK CAR RACING LIMITED	000102884
GUY'S CONSTRUCTION INC.	001397186
J. BRUCE PALMER LIMITED	000148047
JOHNSON TIRE CENTRES INC.	001027406
K.S. MALWA TRANSPORTATION INC.	001127999
MIGWETCH CORPORATION INC.	001252157
MIGWETCH TECHNICAL SERVICES INC.	001252156
TZANETAKIS INVESTMENTS LIMITED	000846507
VANZELM ARMSTRONG LTD.	000967525
1033791 ONTARIO INC.	001033791
1049319 ONTARIO LIMITED	001049319
1072530 ONTARIO INC.	001072530
1161469 ONTARIO LIMITED	001161469
1463428 ONTARIO INC.	001463428
1501309 ONTARIO CORP.	001501309
1516044 ONTARIO INC.	001516044
1531699 ONTARIO CORP.	001531699

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
1581306 ONTARIO INC.	001581306
2059598 ONTARIO INC.	002059598
41 MUTUAL HOLDINGS LIMITED.....	001107864
43 MUTUAL HOLDINGS LIMITED.....	001107865
826183 ONTARIO LIMITED	000826183
859835 ONTARIO INC.	000859835
869429 ONTARIO INC.	000869429
903286 ONTARIO LTD.	000903286
942482 ONTARIO LTD.	000942482
2005-08-10	
BALTIC SEA FOOD COMP. LTD.....	000477304
BRIMARK HOLDINGS INC.	000642630
CASINO SERVICES CORPORATION	001082929
CONRATH COMMUNICATIONS LIMITED.....	000303481
HIGH PARK MANOR LTD.....	001284477
M.B. MINING EXPLORATION LTD.....	000673393
MANIKIS IMPORTS LTD.....	000667167
OLIVE SYSTEMS INC.	001320671
WCA FILM AND TELEVISION LTD.....	001181366
YAN FAT ENTERPRISE LIMITED	001146092
1160159 ONTARIO INC.	001160159
1248052 ONTARIO INC.	001248052
1288116 ONTARIO LTD.	001288116
1585680 ONTARIO CORP.	001585680
1612145 ONTARIO LIMITED	001612145
1642552 ONTARIO INC.	001642552
391916 ONTARIO LIMITED	000391916
461535 ONTARIO LIMITED	000461535
866627 ONTARIO INC.	000866627
2005-08-11	
CHUANG NAN (CANADA) DEVELOPMENT INC.....	001542064
DAICON CONTRACTORS INC.	000809836
DAICON CONTRACTORS LTD.	000915373
GGIS CONSULTING LTD.	001367924
L.A.N. PROPERTIES LIMITED.....	001042237
LINX ESOLUTION INC.	001472731
M J CAFE INC.	002008733
SULE CONSTRUCTION CORP.	000801527
TIFANI FURNITURE INC.	001512704
URBANCORP STRACHAN G.P. LTD.....	001347280
URBANCORP 1029 KING G.P. LTD.	001347302
WELL RICE INC.	001031447
YUCAIPA V (GENERAL PARTNER) LTD.....	001422696
ZASTROW DEVELOPMENTS INC.....	000765751
1289425 ONTARIO INC.	001289425
1300396 ONTARIO INC.	001300396
1581511 ONTARIO CORP.	001581511
1626810 ONTARIO INC.	001626810
834514 ONTARIO LIMITED	000834514
905834 ONTARIO LIMITED	000905834

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G901)

Cancellation of Certificate of Incorporation

(Business Corporations Act)

Annulation de Certificat de Constitution en Personne Morale

(Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the Business Corporation Act, the certificates of incorporation set out hereunder

have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la Loi sur les sociétés par actions, les certificats présentés ci-dessous ont été annulés et les compagnies ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-08-12

HADRIAN EXCAVATING LIMITED	307126
STURGEON RIVER ESTATES LTD.	335061

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G896)

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2004-03-05

1609353 ONTARIO INC.....	1609353
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2004-09-10

PAUL A. COLEY INDUSTRIES INC.	1630904
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2004-09-16

LANTEC INC.	1615500
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2004-09-17

1632275 ONTARIO LTD.....	1632275
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2004-09-21

MAUREEN SHELLEAU PRODUCTIONS INC.....	1617122
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2004-09-23

1632752 ONTARIO LIMITED	1632752
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2004-12-31

STILL WATERS SECOND LEVEL LODGING HOME INC...	1644062
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TVDVD MEDIA ONLINE INC.....	1644063
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TVDVD MEDIA INC.....	1644061
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Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-01-07

1644701 ONTARIO INC.....	1644701
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2005-01-18

1645583 ONTARIO LIMITED	1645583
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2005-01-19

KANROCK INC.	1646064
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2005-01-24

TEST MEDIA COMPANY LIMITED	1646736
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2005-01-28

CITR RADIO INC.	1646934
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B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G898)

**Cancellation of Extra-Provincial Licence
(Extra-Provincial Corporations Act)
Annulation de Permis Extraprovincial
(Loi sur les compagnies
extraprovinciales)**

NOTICE IS HEREBY GIVEN that orders under Section 7(1) of the Extra-Provincial Corporations Act have been made cancelling the licence of the following extra-provincial corporations. The date of the cancellation order precedes the name of the corporation.

AVIS EST DONNÉ PAR LES PRÉSENTES de l'annulation des permis extraprovinciaux suivants, faite conformément à l'article 7(1) de la Loi sur les compagnies extraprovinciales. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie:	compagnie en Ontario

2005-08-12

THE HOCKING CARTAGE COMPANY691761

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G897)

**Ministry of Municipal Affairs and
Housing
Ministère des Affaires municipales
et du Logement**

**Tenant Protection Act, 1997
Loi de 1997 sur la protection
des locataires**

SECTION 129
GUIDELINE FOR 2006

NOTICE

The Guideline applicable for the year 2006 for the purposes of the Tenant Protection Act, 1997 is 2.1 percent.

DATED at Toronto, this 12th day of August, 2005

(138-G895)

JOHN GERRETSEN
Minister of Municipal
Affairs and Housing

Foreign Cultural Objects Immunity From Seizure Act Determination

Pursuant to delegated authority and in accordance with subsection 1(1) of the *Foreign Cultural Objects Immunity from Seizure Act*, R.S.O. 1990, c.F.23, the works of art or objects of cultural significance listed in Schedule "A" attached hereto, which works or objects are to be on temporary exhibit during the Catherine the Great: Arts for the Empire – Masterpieces from the State Hermitage Museum exhibition at the Art Gallery of Ontario in Toronto pursuant to a loan agreement between the Art Gallery of Ontario and the State Hermitage Museum, Russia, are hereby determined to be of cultural significance and the temporary exhibition of these works or objects in Ontario are in the interest of the people of Ontario.

Date: August 17, 2005

DETERMINED BY: MARJORIE MERCER, Assistant Deputy Minister, Ministry of Culture

SCHEDULE "A"

**Catherine the Great: Arts for the Empire – Masterpieces from the State Hermitage Museum
from The State Hermitage Museum, St. Petersburg, Russia**

NO.	ARTIST	TITLE & DESCRIPTION OF WORK	ACCESS. NO.
1	Étienne Allegrain	<u>Landscape with the finding of Moses</u> , last quarter 17th-first third 18th century oil on canvas 88.0 x 114.0 cm	Inv. No. GE 1133
2	Alexei Petrovich Antropov	<u>Portrait of Catherine II</u> , before 1766 oil on canvas 51.0 x 38.0 cm	Inv. No. 570
3	Vladimir Lukich Borovikovsky	<u>Portrait of Catherine II Walking in the Park at Tsarskoe Selo</u> , late 18th-early 19th century oil on canvas 96.0 x 66.0 cm	Inv. No. Rz 568
4	Sébastien Bourdon	<u>The Massacre of the Innocents</u> , 1640s oil on canvas 126.0 x 177.5 cm	Inv. No. 1223
5	Richard Brompton	<u>Portrait of Grand Dukes Alexander and Constantine Pavlovich</u> , around 1781 oil on canvas 208.0 x 146.0 cm	Inv. No. GE 4491

NO.	ARTIST	TITLE & DESCRIPTION OF WORK	ACCESS. NO.
6	Heinrich Buchholz	<u>Allegory of the Victory of the Russian Fleet over the Turks in the Turkish War of 1768-1774, 1777</u> oil on canvas 75.0 x 127.2 cm	Inv. No. ERG 1727
7	Jean-Baptiste Siméon Chardin	<u>The Attributes of the Arts and Their Rewards, 1766</u> oil on canvas 112.0 x 140.5 cm	Inv. No. GE 5627
8	Vigilius Eriksen	<u>Portrait of Catherine II in front a Mirror, 1762</u> oil on canvas 265.0 x 203.0 cm	Inv. No. GE 1352
9	Jean-Baptiste Greuze	<u>Filial Piety, 1763</u> oil on canvas 115.0 x 146.0 cm	Inv. No. GE 1168
10	Georg Christoph Grooth	<u>Portrait of Grand Duchess Catherine Alekseevna, around 1745</u> oil on canvas 105.0 x 85.0 cm	Inv. No. ERZj 2474
11	Gregorio Guglielmi	<u>Apotheosis of the Reign of Catherine II, 1767</u> oil on canvas 107.0 x 168.0 cm	Inv. No. GE 5531
12	Jacob Philipp Hackert	<u>The Destruction of the Turkish Fleet in Chesme Harbour, 1771</u> oil on canvas 162.0 x 220.0 cm	Inv. No. 2048
13	Jacob Philipp Hackert	<u>Temple Ruins in Sicily, 1778</u> oil on canvas 123.0 x 170.0 cm	Inv. No. GR 7381
14	Jean Huber	<u>Voltaire's Morning, 1750-1775 (1 of 9)</u> oil on canvas 52.0 x 43.0 cm	Inv. No. GE 6724
15	Jean Huber	<u>Voltaire's Breakfast, 1750-1775 (2 of 9)</u> oil on canvas 52.5 x 44.0 cm	Inv. No. GE 6721
16	Jean Huber	<u>Voltaire Planting Trees, 1750-1775 (3 of 9)</u> oil on canvas 52.5 x 43.0 cm	Inv. No. GE 6728
17	Jean Huber	<u>Voltaire Taming a Horse, 1750-1775 (4 of 9)</u> oil on canvas 62.0 x 50.0 cm	Inv. No. GE 6727
18	Jean Huber	<u>Voltaire in a Cabriolet, 1750-1775 (5 of 9)</u> oil on canvas 62.0 x 51.5 cm	Inv. No. GE 6725
19	Jean Huber	<u>Voltaire on Stage, 1750-1775 (6 of 9)</u> oil on canvas 61.0 x 49.0 cm	Inv. No. GE 6729
20	Jean Huber	<u>Voltaire Playing Chess, 1750-1775 (7 of 9)</u> oil on canvas 53.0 x 44.0 cm	Inv. No. GE 6723
21	Jean Huber	<u>Voltaire Riding a Horse, 1750-1775 (8 of 9)</u> oil on canvas 62.0 x 51.0 cm	Inv. No. GE 6722

NO.	ARTIST	TITLE & DESCRIPTION OF WORK	ACCESS. NO.
22	Jean Huber	<u>Voltaire Welcoming Visitors</u> , 1750-1775 (9 of 9) oil on canvas 53.0 x 44.0 cm	Inv. No. GE 6726
23	Angelica Kauffman	<u>Abelard Bidding Farewell to Hloïse</u> , around 1779 oil on canvas 65.5 x 65.5 cm (unframed); 86.0 x 86.0 x 12.0 cm (framed)	Inv. No. GE 1338
24	Angelica Kauffman	<u>Hector Summoning Paris to Battle</u> , 1775 oil on canvas 137.0 x 178.0 cm	Inv. No. GE 6472
25	Angelica Kauffman	<u>The Insane Maria</u> , around 1777-1779 oil on canvas 65.5 x 65.5 cm (unframed); 86.0 x 86.0 x 12.0 cm (framed)	Inv. No. GE 1339
26	Karl Friedrich Knappe	<u>View of "The Bronze Horseman" by Falconet at Senate Square</u> , 1799 oil on canvas 36.5 x 62.0 cm	Inv. No. ERG 1910
27	Johann Baptist Lampi	<u>Portrait of Catherine II</u> , 1793 oil on canvas 290.0 x 208.0 cm	Inv. No. GE 2755
28	Johann Baptist Lampi	<u>Portrait of Grand Dukes Constantine and Alexander Pavlovich</u> , 1790s oil on canvas 250.0 x 200.0 cm	Inv. No. E 4487
29	Johann Baptist Lampi	<u>Portrait of Prince Grigory Aleksandrovich Potemkin-Tavrichesky</u> , around 1790 oil on canvas 73.5 x 60.5 cm	Inv. No. ERG 1879
30	Claude Le Lorrain (called Claude Gelée)	<u>Christ on the Road to Emmaus</u> , 1660 oil on canvas 99.5 x 132.0 cm	Inv. No. GE 1229
31	Eustache Le Sueur	<u>Darius Hystaspes opening the grave of Nyctocris</u> , around 1649 oil on canvas 163.0 x 112.0 cm (unframed); 198.0 x 146.0 x 18.0 cm (framed)	Inv. No. GE 1242
32	Jean Lemaire-Poussin (called Jean Lemaire)	<u>View in an Ancient City</u> , late 1630s oil on canvas 97.0 x 134.0 cm	Inv. No. GE 1181
33	Louis-Michel van Loo	<u>The Spanish Concert</u> , 1768 oil on canvas 145.5 x 193.5 cm	Inv. No. 1610
34	Fyodor Matvyev	<u>Italian Landscape</u> , 1780s oil on canvas 97.0 x 136.0 cm	Inv. No. ERG 2609
35	Johann Georg de Mayr	<u>St. Petersburg from Vasilevskii Island</u> , 1796 oil on canvas 76.0 x 117.0 cm	Inv. No. ERG 2219
36	Anton Raphael Mengs	<u>Perseus and Andromeda</u> , 1777 oil on canvas 227.0 x 153.5 cm (unframed); 235.0 x 166.0 x 6.0 cm (framed)	Inv. No. 1328

NO.	ARTIST	TITLE & DESCRIPTION OF WORK	ACCESS. NO.
37	Anton Raphael Mengs	<u>Saint John the Baptist Preaching</u> , 1767 oil on canvas 208.0 x 153.0 cm	Inv. No. 1332
38	Benjamin Patersen	<u>View of the Tauride Palace</u> , before 1797 oil on canvas 57.5 x 89.5 cm	Inv. No. ERJ 1903
39	Nicolas Poussin	<u>The Holy Family in Egypt</u> , 1658 oil on canvas 105.0 x 145.0 cm	Inv. No. 6741
40	Sir Joshua Reynolds	<u>Cupid Untying the Girdle of Venus</u> , 1788 oil on canvas 127.5 x 101.0 cm (unframed); 155.0 x 127.0 x 10.0 cm (framed)	Inv. No. GE 1320
41	Pietro Rotari	<u>Alexander the Great and Roxana</u> , 1750s oil on canvas 243.0 x 202.0 cm	Inv. No. GE 2223
42	Stepan Semconovich Shchukin	<u>Portrait of Paul I</u> , 1796 oil on canvas 154.0 x 116.0 cm	Inv. No. ERG 1733
43	Pierre Subleyras	<u>The Mass of St. Basil</u> , 1743-1747 oil on canvas 133.5 x 80.0 cm (unframed); 139.0 x 86.0 x 6.0 cm (framed)	Inv. No. GE 1169
44	Alexei Vassiliévitch Tiranov	<u>The Library of the Hermitage</u> , 1826 oil on canvas 93.5 x 73.0 cm	Inv. No. ERZj 2430
45	Johann Heinrich Wilhelm Tischbein II	<u>Conradin of Swabia and Fredrick of Baden, Imprisoned in Naples, Informed of Their Impending Execution</u> , 1785 oil on canvas 65.5 x 91.5 cm	Inv. No. GE 7155
46	Unknown artist	<u>Portrait of Alexander Dimitrievich Lanskoj</u> , late 1783-early 1784 oil on canvas 84.0 x 66.5 cm	Inv. No. ERZj 92
47	Unknown artist	<u>Portrait of Count Alexei Grigorievich Orlov Chemensky</u> , second half 18th century oil on canvas 72.0 x 55.0 cm	Inv. No. ERZj 2333
48	Unknown artist after the painting of 1762 by Alexei Petrovich Antropov	<u>Portrait of Peter III</u> , around 1762 oil on canvas 132.5 x 99.0 cm	Inv. No. ERG 562
49	Unknown artist after the portrait by Vigilius Eriksen	<u>Portrait of Catherine II in a Kokoshnik</u> , mid-19th century oil on canvas 70.0 x 60.0 cm	Inv. No. GE 7276
50	Unknown artist face after portrait by Fyodor Stepanovich Rokotov figure and accessories after portrait by Alexander Roslin	<u>Portrait of Catherine II</u> , 1780s oil on canvas 263.0 x 188.0 cm	Inv. No. ERZj II 678
51	Unknown artist after the portrait of 1787 by Mikhail Shibanov	<u>Portrait of Catherine II in travelling costume</u> , after 1787 oil on canvas 52.2 x 65.8 cm	Inv. No. ERZi 2702

NO.	ARTIST	TITLE & DESCRIPTION OF WORK	ACCESS. NO.
52	Unknown painter	<u>Catherine's Rules for Behaviour in the Hermitage</u> , 1760s oil on canvas on wood panel 78.0 x 60.0 cm	Inv. No. AE 3300
53	Elisabeth Louise Vigée-Lebrun	<u>Portrait of Grand Duchess Elizaveta Alekseevna</u> , 1795 oil on canvas 262.5 x 200.0 cm	Inv. No. 1283
54	Adriaen van der Werff	<u>Sarah Leading Hagar to Abraham</u> , 1696 oil on canvas 86.0 x 68.5 cm (unframed); 106.0 x 89.0 x 9.0 cm (framed)	Inv. No. GE 1064
55	Joseph Wright of Derby	<u>An Iron Forge Viewed from Outside</u> , 1773 oil on canvas 105.0 x 140.0 cm	Inv. No. 1349
56	Louis-Nicolas van Blarenberghe	<u>The Thunder-Stone Being Moved during Winter</u> , 1777 gouache on paper 44.0 x 98.0 cm (image); 69.3 x 121.0 cm (framed)	Inv. No. 18592
57	Louis-Nicolas van Blarenberghe	<u>The Thunder-Stone Being Moved from the Barge onto Senate Square</u> , 1777 gouache on paper 46.0 x 98.5 cm (image); 69.3 x 121.0 cm (framed)	Inv. No. 18591
58	Charles Cameron	<u>Design for a ceiling in the Arabesque Hall of the Catherine Palace at Tsarskoye Selo</u> , early 1780s watercolour, pen and ink on paper 41.5 x 60.5 cm	Inv. No. 11035
59	Charles Cameron	<u>Design for a ceiling in the Lyon Drawing Room of the Catherine Palace at Tsarskoye Selo</u> , early 1780s watercolour, pen and ink on paper 45.5 x 58.0 cm	Inv. No. 11061
60	Charles Cameron	<u>Design for the Arabesque Hall of the Catherine Palace at Tsarskoye Selo</u> , early 1780s watercolour, pen and ink on paper 43.5 x 63.5 cm	Inv. No. 10983
61	Charles Cameron	<u>Design with two variant proposals for a windowed wall at Tsarskoye Selo</u> , 1780s watercolour, pen and ink on paper 40.5 x 60.3 cm	Inv. No. 10993
62	Charles-Louis Clérissseau	<u>Architectural Fantasy</u> , 1784 gouache on paper 61.7 x 91.1 cm	Inv. No. 11551
63	Charles-Louis Clérissseau	<u>Design for the main façade of a Triumphal Arch</u> , 1781 pen and ink with watercolour wash on paper 59.7 x 99.1 cm	Inv. No. 40408
64	Charles-Louis Clérissseau	<u>"The Roman Project," Tsarskoye Selo – Design for an Interior Wall</u> , 1770s watercolour over pen and ink on paper 92.1 x 146.5 cm (with strips of paper glued around the edges); 71.9 x 126.1 cm (main sheet)	Inv. No. 2604
65	Louis-Jean Desprez	<u>Project for a "Temple of Immortality" dedicated to Catherine II - Inauguration of Temple</u> , after 1790 pen and ink with watercolour over chalk outline on paper 64.3 x 100.6 cm	Inv. No. 6675
66	Louis-Jean Desprez	<u>Project for a "Temple of Immortality" dedicated to Catherine II - Interior view</u> , after 1790 pen and ink with watercolour and gouache heightened with gilding on paper 81.2 x 112.1 cm	Inv. No. 11807

NO.	ARTIST	TITLE & DESCRIPTION OF WORK	ACCESS. NO.
67	Louis-Jean Desprez	<u>Project for a "Temple of Immortality" dedicated to Catherine II - Interior with Monument to Catherine II, after 1790</u> pen and ink with watercolour on paper 80.4 x 112.5 cm	Inv. No. 11808
68	Yury Fel'ten	<u>Design for a Rock Bridge with a Chinese Pagoda in Tsarskoye Selo Park, late 1760s</u> pencil and watercolour wash on paper 37.4 x 52.8 cm	Inv. No. 8754
69	Yury Fel'ten	<u>Design for a rock sculpture with spruce trees in Tsarskoye Selo Park, late 1760s</u> pen and ink with pencil and watercolour wash on paper 37.4 x 52.8 cm	Inv. No. OP 8769
70	Jean-Pierre-Louis-Laurent Houel	<u>View of Basaltic Rocks in the Bay of Trezza, Sicily, 1776-1779</u> gouache on paper 27.0 x 40.5 cm	Inv. No. 3982
71	Jean-Pierre-Louis-Laurent Houel	<u>View of Mt. Etna with ruins of "The Philosopher's Tower", Sicily, 1776-1779</u> gouache on paper 23.0 x 45.0 cm	Inv. No. 3948
72	Jean-Pierre-Louis-Laurent Houel	<u>View of Rock on the Second Island of Cyclops, Sicily, 1776-1779</u> gouache on paper 29.2 x 45.0 cm	Inv. No. 3985
73	Jean-Pierre-Louis-Laurent Houel	<u>View of the Vulcanello Crater on the Island of Volcano [Tyrrhenian Sea near Sicily], 1776-1779</u> gouache on paper 30.8 x 45.0 cm	Inv. No. 4149
74	Nikolaj Aleksandrovič L'vov	<u>Plan and Design for a fantasy ruin in Tsarskoye Selo, 1790s</u> watercolour with pen and ink on paper 60.8 x 46.4 cm	Inv. No. ERR 3577
75	Giuseppe Mannocchi	<u>The Temple of the Sibyl and the Pyramid of Gaius Cestius, Rome, 1779</u> gouache and watercolour on paper 45.2 x 60.0 cm	Inv. No. E 4487
76	Giuseppe Mannocchi	<u>The Temple of Vesta, Rome, 1784</u> gouache and watercolour on paper 43.7 x 55.8 cm	Inv. No. 4524
77	Vassili Petrovich Petrov	<u>View of the Cameron Gallery with the inclined ramp leading to the gardens at Tsarskoye Selo, 1794</u> gouache on cardboard 49.1 x 78.4 cm	Inv. No. RP 6430
78	Giacomo Quarenghi	<u>Longitudinal Section and Plan of the Painting and Sculpture Gallery above the Stables of the Hermitage, around 1800</u> pen and ink heightened with watercolour on paper 48.2 x 96.7 cm (overall)	Inv. No. 9698
79	Semyon Fyodorovich Shchedrin	<u>View of the Farmyard at Tsarskoye Selo, 1777</u> gouache and ink on cardboard 58.0 x 72.5 cm	Inv. No. PP 6428
80	Semyon Fyodorovich Shchedrin	<u>View of the Island in the Large Pond at Tsarskoye Selo, 1777</u> gouache and ink on cardboard 53.8 x 65.3 cm	Inv. No. PP 6423
81	Jean-Balthazar de la Traverse	<u>View of the Gardens of Tsarskoye Selo with the Music Pavilion and the Turkish Pavilion, late 1780s</u> watercolour, gouache, ink and pencil on paper 37.2 x 51.9 cm	Inv. No. PP 5620
82	Pavel Ucitelev	<u>The Central Hall of the Agate Pavilion at Tsarskoye Selo, late 18th century</u> watercolour and pen on paper 69.0 x 82.8 cm	Inv. No. 11051

NO.	ARTIST	TITLE & DESCRIPTION OF WORK	ACCESS. NO.
83	Pavel Ucitelev	<u>View of the Cameron Gallery at Tsarskoye Selo</u> , late 18th century watercolour and pen on paper 73.0 x 59.0 cm	Inv. No. 11071
84	Unknown artist after a 1760s watercolour by Joachim Conrad Keestner	<u>Catherine II on the balcony above the Commandant Entrance to the Winter Palace on the day of her coup d'état, June 28, 1762</u> , first third 19th century watercolour and gouache on board 25.5 x 34.5 cm	Inv. No. ERR 8033
85	Unknown artist after a 1760s watercolour by Joachim Conrad Keestner	<u>Catherine II on the Steps of the Cathedral of Our Lady of Kazan on the day of her coup d'état, June 28, 1762</u> , end of 18th century-first third 19th century watercolour and gouache on board 25.7 x 35.0 cm	Inv. No. ERR 8035
86	Charles de Wailly	<u>Design for a Pavilion of the Arts and Sciences: view of the entrance as a Temple of Minerva</u> , around 1773 pen and ink with watercolour wash on paper 56.2 x 92.3 cm; attached to a sheet from an album: 62.0 x 95.0 cm	Inv. No. 6869
87	Johann Jacobé (Austrian, 1733-1797) after a painting of 1772 by Dmitry Grigoryevich Levitsky	<u>Portrait of Prince Dmitry Aleksandrovich Golitsyn</u> , 1773 mezzotint on paper 61.0 x 42.0 cm	Inv. No. ERG-12983
88	Thomas Malton the Elder after a drawing by Joseph Hearn	<u>The Marble Palace</u> , 1780 aquatint with watercolour on paper 33.5 x 50.7 cm; 42.0 x 59.5 cm	Inv. No. ERG-30515
89	Thomas Malton the Elder after a drawing by Joseph Hearn	<u>View of the Academy of Arts from Vasilevskii Island on the Neva River</u> , 1789 aquatint with watercolour on paper 33.5 x 50.7 cm; 42.0 x 59.5 cm	Inv. No. ERG-30516
90	Thomas Malton the Elder (British, 1726-1801) after a drawing by Joseph Hearn	<u>View of the Academy of Sciences on Vasilevskii Island on the Neva River</u> , 1789 aquatint with watercolour on paper 33.5 x 50.7 cm; 42.0 x 59.5 cm	Inv. No. ERG-29344
91	Aleksei Kiprianoviich Melnikov after a 1782 drawing by Aleksei Petrovic Davydov	<u>The Unveiling of the Monument to Peter the Great</u> , mid-19th century engraving on paper 65.0 x 83.5 cm	Inv. No. ERG-6802
92	Benjamin Paterssen	<u>View of the English Quay near the Senate</u> , 1799-1801 engraving heightened with watercolour, pen and ink on board 60.0 x 94.8 cm	Inv. No. ERR 3335
93	Antoine Radigues after a painting of 1777 by Alexander Roslin	<u>Portrait of Ivan Ivanovich Betskoi</u> , 1794 engraving on paper 52.0 x 37.5 cm	Inv. No. 34013
94	Jacob van der Schley after a drawing by Yuri Fel'ten	<u>The Thunder-Stone as found in the Karelian Forest</u> , early 1770s (1 of 3) engraving on paper 45.0 x 71.0 cm; 61.7 x 86.0 cm	Inv. No. E 29457
95	Jacob van der Schley after a drawing by Yuri Fel'ten	<u>The Carving of the Thunder-Stone</u> , 1770s (2 of 3) engraving on paper 45.0 x 71.0 cm; 61.7 x 86.0 cm	Inv. No. E 29456
96	Jacob van der Schley after a drawing by Yuri Fel'ten	<u>The Delivery of the Thunder-Stone</u> , 1779 (3 of 3) engraving on paper 45.0 x 71.0 cm	Inv. No. E 29753
97	Gavril Skorodumov	<u>Portrait of Princess Ekaterina Dashkova</u> , 1777 engraving on paper 25.2 x 19.0 cm; 27.0 x 20.8 cm	Inv. No. ERG-13114
98	Unknown artist, after a drawing by Jean-Louis de Vellier and Mikhail Makhaev	<u>Catherine II with her courtiers in the Assumption Cathedral in the Moscow Kremlin on the occasion of her coronation</u> , 1790s engraving on paper 62.0 x 76.5 cm; 66.0 x 87.0 cm	Inv. No. ERG-16653

NO.	ARTIST	TITLE & DESCRIPTION OF WORK	ACCESS. NO.
99	Unknown artist, after a drawing by Jean-Louis de Vellier and Mikhail Makhaev	<u>Coronation Dinner of Catherine II in the Faceted Chamber of the Moscow Kremlin</u> , 1790s engraving on paper 61.0 x 78.5 cm; 66.0 x 83.0 cm	Inv. No. ERG-16655
100	Unknown engraver	<u>Map of the Russian Empire in 1783</u> Probably prepared by the Geography Department, Academy of Sciences of the Russian Empire in 1783 engraving with watercolour on paper 71.0 x 105.0 cm	Inv. No. ERG 10883
101	James Walker after the painting by Johann Baptist Lampi	<u>Portrait of Count Alexander Sergeevich Stroganoff</u> , late 1790s mezzotint on paper 40.5 x 30.2 cm; 38.0 cm x 27.7 cm	Inv. No. ERG-15798
102	Unknown artist	<u>Head of Athena</u> , 2nd century A.D. Roman copy of a Greek original, 430-420 B.C. marble Height: 65.0 cm	Inv. No. A 47 (1725)
103	Pierre-Louis Agis	<u>Bust of Catherine II as Minerva</u> , 1781 gilt bronze on marble base 50.0 x 20.0 x 23.0 cm	Inv. No. 5609
104	Marie-Anne Collot	<u>Bust of Catherine II</u> , 1769 marble Height: 61.0 cm	Inv. No. N.Sk.1391
105	Marie-Anne Collot	<u>Bust of Denis Diderot</u> , 1772 marble Height: 57.0 cm	Inv. No. N.Sk.2
106	Marie-Anne Collot	<u>Bust of Étienne-Maurice Falconet</u> , 1773 marble Height: 45.0 cm; base: 11.0 cm	Inv. No. N.Sk.6
107	Marie-Anne Collot	<u>Bust of François Marie Arouet de Voltaire</u> , 1770s marble Height: 39.0 cm; base: 10.0 cm	Inv. No. N.Sk.3
108	Marie-Anne Collot	<u>Bust of Peter the Great</u> , 1768 bronze 57.0 x 22.0 cm	Inv. No. N.Sk.2135
109	Jean-Antoine Houdon	<u>Bust of François Marie Arouet de Voltaire in a Toga</u> , 1778 marble Height: 58.0 cm	Inv. No. N.Sk7
110	Jean-Antoine Houdon	<u>Bust of Georges Louis Leclerc Buffon</u> , 1782 marble Height: 50.0 cm; base: 11.0 cm	Inv. No. N.Sk.225
111	Workshop of Jean-Antoine Houdon	<u>Bust of Jean-Jacques Rousseau</u> , 1778-1779 marble Height: 50.0 cm	Inv. No. ERSk.72
112	Ivan Petrovich Martos	<u>Statue of Prince Grigory Potemkin-Tavrichesky</u> , 1794-1795 marble Height: 100.0 cm	Inv. No. N.Sk.270
113	Assembled by Giovanni Battista Piranesi	<u>The Piranesi Vase</u> , assemblage of ancient and modern elements: body of urn and handles, 1st century A.D., collar, base and restorations 18th century marble Height: 68.0 cm	Inv. No. A. 110
114	Feodosy Shchedrin	<u>The Nymph of the Little Fountain</u> , 1780s marble Height: 100.0 cm	Inv. No. ERSk.271

NO.	ARTIST	TITLE & DESCRIPTION OF WORK	ACCESS. NO.
115	Pierre Morand	<u>Model of Voltaire's Home at Ferney</u> , 1777 wood, paper, glass, metal, plaster 48.0 x 100.0 x 65.0 cm	Inv. No. ERT 2138
116		<u>The Russian Language Lover's Companion</u> , 1783-1784 Academy of Sciences (publisher) printed paper in leather binding stamped with gold 20.5 x 12.5 cm	Inv. No. 72929
117	Catherine II (author)	<u>The Initial Instruction of Oleg</u> , 1791 printed paper in leather binding stamped with gold 41.0 x 27.0 cm	Inv. No. 136327
118	Catherine II (author)	<u>Notes on Russian History</u> , 1787 printed paper in leather binding stamped with gold 22.5 x 15.0 cm	Inv. No. 96573
119	Catherine II (author)	<u>Pedagogical Manual for Young Children: Writing Lessons</u> , around 1783 (2 of 3) printed paper in leather binding stamped with gold 20.0 x 13.0 cm	Inv. No. 111222
120	Catherine II (author)	<u>Saint Petersburg Nakaz Instruction</u> , 1770 printed paper in leather binding stamped with gold 27.0 x 22.0 cm	Inv. No. 111052
121	Johann Gottlieb Georgi (author) and Christopher Melchior Roth (engraver)	<u>A Description of the Peoples of Russia</u> , 1776 printed paper in leather binding stamped with gold 28.5 x 22.0 cm (each)	Inv. Nos. 8093/8094
122	Alfonso Miliotti (author)	<u>Description des Pierre Gravées</u> [Catalogue of Engraved Gems], around 1790 printed paper in leather binding stamped with gold 43.5 x 28.5 cm	Inv. No. 47088
123	Unknown author	<u>Catalogue des tableaux qui se trouvent dans les Galeries et dans les Cabinets du Palais Impérial de Saint Pétersbourg</u> [Catalogue of paintings found in the galleries and cabinets of the Imperial Palace in St. Petersburg], 1774 printed paper in leather binding stamped with gold 16.0 x 11.5 cm	Inv. No. 16056
124	Unknown author	<u>Édifices construits à Saint-Pétersbourg, d'après les plans du Chevalier de Quarenghi et sous direction T.I.</u> [Buildings constructed in St. Petersburg after the plans of Chavlier Quarenghi and under the direction of...], first half 19th century printed paper in leather binding stamped with gold 49.0 x 37.0 x 2.0 cm	Inv. No. 99758
125		<u>State document signed by Catherine II elevating court advisor Nikolai Latynin to the nobility and granting him a coat of arms with skipet bearing the Russian coat of arms enclosing a wax seal of state</u> , mid-18th century watercolour, gouache, ink and gilding on parchment; gilded bronze, gold thread and wax 36.0 x 52.0 cm	Inv. No. RDR 2095
126	Unknown St. Petersburg jeweller	<u>Lady-in-Waiting's Brooch in the form of Catherine II's Monogram</u> , 1770s-1780s diamonds set in silver and gold 7.3 x 3.3 cm	Inv. No. E 289
127	Charles Brown	<u>Cameo carved with Allegory of the Victory over the Turkish Fleet</u> , 1791 sardonyx mounted in gold 5.3 x 6.8 cm	Inv. No. K 1104
128	Charles Brown	<u>Cameo carved with Catherine II Crowning Prince Potemkin with Laurels</u> , 1792 sardonyx mounted in gold 5.7 x 6.6 cm	Inv. No. K 1125
129	William Brown	<u>Cameo carved with Catherine II Instructing her Grandsons</u> , 1791 agate-onyx mounted in gold 5.4 x 6.7 cm	Inv. No. K 1124

NO.	ARTIST	TITLE & DESCRIPTION OF WORK	ACCESS. NO.
130		<u>Cameo carved with Catherine II as Minerva</u> , 1789 Grand Duchess Maria Fedorovna (Russian, 1759-1828) jasper mounted in gold 6.7 x 4.7 cm	Inv. No. K 1077
131	Unknown Russian maker	<u>Covered cup: Gift of Catherine II to her grandson Grand Duke Alexander Pavlovich and his fiancée Grand Duchess Elizaveta Alexeevna</u> , around 1793 gold, silver and enamel mounted with ruby and diamonds 20.7 x 8.8 cm	Inv. No. E 2743 a, b
132	Workshop of James Tassie	<u>Gem casts with a Falcon Seated on a Solar Disk</u> , 1780s (2 works) coloured and white glass with paper mounted in gold 3.9 x 3.3 cm (coloured paste); 4.1 x 3.4 cm (white paste)	Inv. No. R-T 7a, b
133	Workshop of James Tassie	<u>Gem casts with the Head of Medusa</u> , 1780s (2 works) coloured and white glass with paper mounted in gold 7.6 x 9.2 cm (coloured paste); 7.8 x 9.2 cm (white paste)	Inv. No. R-T 3296a, b
134	Workshop of James Tassie	<u>Gem casts with Venus with an Eagle</u> , 1780s (2 works) coloured and white glass with paper mounted in gold 3.6 x 2.9 cm (coloured paste); 3.7 x 3.1 cm (white paste)	Inv. No. R-T 358a, b
135	Charles Brown	<u>Intaglio engraved with A Horse Frightened by a Lion</u> , 1774 carnelian mounted in gold 2.9 x 3.5 cm	Inv. No. I 3953
136	Charles Brown	<u>Intaglio engraved with Mars and Bellona</u> , around 1784 carnelian 4.0 x 3.5 cm	Inv. No. I 3946
137	Charles Brown and William Brown	<u>Intaglio engraved with The Death of Socrates</u> , 1791 (British, 1748-1825) chalcedony 2.3 x 3.1 cm	Inv. No. 4072
138	Jean-Pierre Ador	<u>Snuff Box with Catherine II as Minerva</u> , 1774 Inscribed: "By God's Grace Catherine II Empress and Autocrat of All Russia" based on the coronation medal by Johann Georg Waechter (German, 1726-1800; active in St. Petersburg from 1741) gold Height: 3.3 cm; Diameter: 8.2 cm	Inv. No. E 4142
139	Jean-Pierre Ador	<u>Snuff Box with Catherine II receiving the keys to the City of Bender</u> , 1771-1772 enamel mounted with gold, silver and diamonds Height: 3.2 cm; Diameter: 7.5 cm	Inv. No. E 4495
140	Jean-Pierre Ador	<u>Snuff Box with putti</u> , 1770s gold, silver, diamonds, enamel 2.8 x 6.2 x 4.9 cm	Inv. No. E 4496
141	Alexander Lang	<u>Snuff Box with allegorical representation of Catherine II (cover), engraved medallions of hope, fertility, justice and prosperity (sides) and entwined hands of friendship (base)</u> , 1776 gold and silver with enamel mounted with diamonds and garnets 3.5 x 7.5 x 5.3 cm	Inv. No. E 4462
142	Alexander Lang	<u>Snuff Box with classical scenes</u> , 1780s gouache on paper under glass with gold and silver mounts 3.4 x 6.4 x 3.9 cm	Inv. No. E 4059
143	Alexander Lang	<u>Snuff Box with mosaic of a bird</u> , 1780s gold, silver, marble, smalt and mosaic Height: 1.8 cm; Diameter: 6.6 cm	Inv. No. E 3948
144		<u>Mineralogical Snuff Box mounted with precious gems and cameo (cover), engraved portraits of Roman Emperors (sides) and a zodiac (base)</u> , around 1790 Monogrammist "PMG", Vyborg, Russia gold and silver, precious and semi-precious stones encased in rock-crystal 4.4 x 9.4 x 7.5 cm	Inv. No. E 4165

NO.	ARTIST	TITLE & DESCRIPTION OF WORK	ACCESS. NO.
145	Georges Raymond firm	<u>Snuff Box with Pluto and Proserpina Releasing Orpheus and Eurydice from Hell</u> , 1790s enamelled gold 1.7 x 9.8 x 6.9 cm	Inv. No. E 4694
146	David Rudolph	<u>Mineralogical Snuff Box with Siberian gems, cameo portrait of Catherine II (cover) and Siberian Coat of Arms (base)</u> , 1780s jasper, amethysts and topazes, gemstones, agate cameo, gold mounts Height: 2.8 cm; Diameter: 8.3 cm	Inv. No. E 4204
147	Johann Gottlieb Scharff	<u>Snuff Box with Beehive, Bees and Rosebush Emblem and ("Useful") Motto</u> , 1780s enamel with gold, silver, diamonds and rock-crystal 2.2 x 4.9 x 6.9 cm	Inv. No. E 4692
148	Johann Gottlieb Scharff	<u>Snuff Box with Shubin's monument to Catherine II</u> , 1776 (box), 1790 (medallion) and Gavriil Kozlov, enameller (Russian, 1738-1791) gold, silver, diamonds, enamel, sapphires Height: 1.9 cm; Diameter: 6.9 cm	Inv. No. E 4491
149	Unknown Swiss workshop	<u>Snuff Box with Falconet's 'Bronze Horseman'</u> , 1780s after a medal by Johann Georg Waetcher and Johann Balthasar Gass enamelled gold, opals, glass and hair Height: 7.5 cm; Diameter: 2.2 cm	Inv. No. E 4025
150		<u>Watch on chatelaine with watch key</u> , late 1770s-early 1780s Duval workshop, St. Petersburg; goldsmith work by Louis David Duval (Swiss, 1727-1788; active in St. Petersburg) and Michael Heinrich Tirjong (Danish, active in St. Petersburg from 1769); watch movement by Sandoz Basselier, St. Petersburg gold, diamonds set in silver, glass, enamel, metal and fabric Diameter: 4.3 cm; Length: 11.7 cm	Inv. No. E 4287 a,b
151	Louis Mallet	<u>Watch on chatelaine with seal, watch key and brushes</u> , 1770s gold, silver, diamonds, enamel, pearls, rock-crystal, cornelian, metal alloys Diameter: 3.5 cm; Length: 21.5 cm	Inv. No. 4291 a, b
152	Original model by Friedrich Elias Meyer the Elder	<u>Catherine II enthroned</u> , 1770-1772 Berlin Porcelain Manufactory porcelain with gilt bronze base Height: 38.5 cm; base width: 50.0 cm; base depth: 40.0 cm	Inv. No. 19088
153	Friedrich Elias Meyer the Elder	<u>Four Russian peasants</u> , 1770-1772 Berlin Porcelain Manufactory porcelain Height: 15.5 cm; 23.0 cm; 13.5 cm; 15.0 cm	Inv. Nos. 2706, 2703, 2701, 2712
154		<u>Dessert Plate from the Arabesque Service</u> , 1784 Imperial Porcelain Manufactory, St. Petersburg porcelain with enamel painting and gilding 4.0 x 24.3 cm	Inv. No. 355
155		<u>Lidded Sauceboat with Tray from the Arabesque Dessert Service</u> , 1784 Imperial Porcelain Manufactory, St. Petersburg porcelain with enamel painting and gilding 6.6 x 20.5 x 12.3 cm; 7.3 x 16.2 x 12.0 cm; 3.0 x 22.8 x 16.5 cm	Inv. No. 351 a, b, c
156		<u>Wine Bottle Cooler from the Arabesque Dessert Service</u> , 1784 Imperial Porcelain Manufactory, St. Petersburg porcelain with enamel painting and gilding 12.8 x 16.2 x 13.3 cm	Inv. No. 350
157		<u>Bust of Catherine II</u> , 1790s Imperial Porcelain Manufactory, St. Petersburg porcelain with polychrome decoration 33.8 x 11.0 x 9.0 cm	Inv. No. 7179
158		<u>Soup Tureen on Stand with views of the Molle Bridge and the Temple of Janus from the Cabinet Service</u> , 1793-1796 Imperial Porcelain Manufactory, St. Petersburg porcelain with enamel painting and gilding a: 15.3 x 34.5 x 20.5 cm; b: 11.2 x 29.0 x 21.8 cm; c: 10.0 x 37.5 x 30.0 cm	Inv. No. ERF 6810 a-b-c
159		<u>Plate with a Roman View from the Cabinet Service</u> , 1793-1796 Imperial Porcelain Manufactory, St. Petersburg porcelain with enamel painting and gilding 5.3 x 23.8 cm	Inv. No. ERF 6821

NO.	ARTIST	TITLE & DESCRIPTION OF WORK	ACCESS. NO.
160		<u>Monteith with views of Mt. Aventin and the Church of St. Francis in Rome from the Cabinet Service, 1793-1796</u> Imperial Porcelain Manufactory, St. Petersburg porcelain with enamel painting and gilding 12.1 x 29.9 x 17.8 cm	Inv. No. ERF 6854
161		<u>Plate with a Roman view from the Cabinet Service, 1793-1796</u> Imperial Porcelain Manufactory, St. Petersburg porcelain with enamel painting and gilding 3.4 x 24.5 cm	Inv. No. ERF 6850
162	Original models by Jean Dominique Rachette	<u>Figures representing the People of Russia (including a native Kamchatka man and woman; a Tartar Man from Kazan, an Estland Woman and a Maimista (Finnish) Woman) based on Johann Georgi's "Peoples of Russia" series, 1780-1790</u> Imperial Porcelain Manufactory, St. Petersburg porcelain with polychrome decoration 20.5 x 9.4 x 7.9 cm; 22.3 x 9.7 x 8.2 cm; 22.0 x 9.5 x 8.3 cm; 20.0 x 8.8 x 6.9 cm; 20.8 x 10.1 x 7.7 cm; 22.0 x 9.7 x 7.7 cm	Inv. Nos. ERF 176, 177, 788, 791, 790, 3357
163	Jacques Dominique Rachette	<u>The Jassy Peace Treaty, around 1791</u> Imperial Porcelain Manufactory, St. Petersburg biscuit (unglazed) porcelain Height: 29.5 cm	Inv. No. 445
164		<u>Covered Turcen with Views of English Castles, 1793-1796</u> Imperial Porcelain Manufactory, St. Petersburg porcelain with enamel painting and gilding a: 5.6 x 38.5 x 28.6 cm; b: 15.1 x 31.6 x 21.3 cm	Inv. No. 76a
165		<u>Covered Vase Commemorating Catharine II's Name Day (November 24th), late 1780s-1796</u> Imperial Porcelain Manufactory, St. Petersburg porcelain with enamel painting and gilding a: 50.5 x 41.6 x 31.4 cm; b: 27.0 x 21.0 cm	Inv. No. 488 a, b
166	Jean Dominique Rachette	<u>Covered Vase with portraits of the Rulers of Macedonia, 1780</u> Imperial Porcelain Manufactory, St. Petersburg porcelain with enamel painting and gilding a: 42.5 x 30.5 x 23.0 cm; b: 12.5 x 19.5 cm	Inv. No. ERF 480 a, b
167	Stefano della Bella	<u>Lidded Vase, 1780-1796</u> Imperial Porcelain Manufactory, St. Petersburg porcelain with enamel painting and gilding 32.3 x 25.0 x 21.9 cm (vase); 10.2 x 16.3 cm (lid)	Inv. No. ERF 476 a, b
168		<u>Coffee Cup and Saucer from the Cameo Service, 1778-1779</u> Sèvres Porcelain Manufactory, France soft-paste porcelain with transfer printing, enamel painting and gilding Height: 5.5 cm (cup); Diameter: 12.0 cm (saucer)	Inv. Nos. GT 488, 430
169		<u>Coffee Pot from the Cameo Service, 1778-1779</u> Sèvres Porcelain Manufactory, France soft-paste porcelain with transfer printing, enamel painting and gilding Height: 17.2 cm	Inv. No. GT 680 a, b
170		<u>Dinner plate from the Cameo Service, 1778-1779</u> Sèvres Porcelain Manufactory, France soft-paste porcelain with transfer printing, enamel painting and gilding Diameter: 26.1 cm	Inv. No. GCh 221
171		<u>Ice-Cream Cooler from the Cameo Service, 1778-1779</u> Sèvres Porcelain Manufactory, France soft-paste porcelain with transfer printing, enamel painting and gilding Height: 24.0 cm; Diameter: 19.0 cm	Inv. No. GT 623 a, b, c
172		<u>Lidded Sugar Bowl and Oval Tray from the Cameo Service, 1778-1779</u> Sèvres Porcelain Manufactory, France soft-paste porcelain with transfer printing, enamel painting and gilding Height: 14.0 cm, diameter: 17.0 cm (sugar bowl); diameter: 27.7 cm, depth: 17.0 cm (tray)	Inv. Nos. GT 687 a,b, GT 380
173	Étienne-Maurice Falconet	<u>Pygmalion and Galatea</u> sculpture: 1766-1773; base: 1773-1780 Sèvres Porcelain Manufactory, France biscuit (unglazed) porcelain Height: 36.9 cm; base: 27.6 x 21.9 x 9.8 cm	Inv. Nos. ERF 24161, 7168

NO.	ARTIST	TITLE & DESCRIPTION OF WORK	ACCESS. NO.
174	John Flaxman II	<u>Catherine II Rewarding Art and Protecting Commerce</u> , around 1785 Josiah Wedgwood & Sons Manufactory, England jasper ware (unglazed stoneware) 41.8 x 31.6 cm	Inv. No. 23320
175		<u>Plate with View of Abraham Darby's Ironworks in the Coalbrookdale Valley from the Green Frog Service</u> , 1773-1774 Wedgwood Manufactory, England earthenware with overglaze enamel painting Diameter: 24.5 cm	Inv. No. Gch 8783
176		<u>Plate with View of the Gardens of Chiswick from the Green Frog Service</u> , 1773-1774 Wedgwood Manufactory, England earthenware with overglaze enamel painting Diameter: 24.5 cm	Inv. No. Gch 8834
177		<u>Plate with View of the ruins of Kirkham Priory, Yorkshire from the Green Frog Service</u> , 1773-1774 Wedgwood Manufactory, England earthenware with overglaze enamel painting Diameter: 24.5 cm	Inv. No. Gch 8921
178	Workshop of Philippe Lasalle	<u>Fire-screen with portraits of Catherine II; one in profile and one as Minerva decorating Count Orlov for his victory over the Turks at Chcsme</u> , 1770-1780 silk in gilded wood frame 146.0 x 88.0 x 44.2 cm	Inv. No. E 5083
179		<u>Gem Cast Cabinet</u> , 1783-1790 Attributed to J. Roach (?) (British, active in London last quarter of the 18th century) design by James Wyatt (British, 1746-1813) satinwood, palm, ebony, stained maple and thuja woods mounted with paste reliefs and bronze 125.0 x 122.0 x 44.3 cm	Inv. No. E 342
180	Doors by David Röntgen, upper cabinet by Christian Meyer; lower cabinet by Heinrich Gambs	<u>Gem Cabinet</u> Doors: 1786-1787; upper and lower cabinets: early 19th century mahogany and oak with gilded bronze mounts 187.5 x 65.0 x 39.4 cm	Inv. No. E 155
181	Workshop of David Röntgen	<u>Roll-Top Writing Desk with Portrait of Plato and Allegorical Sculpture of Knowledge</u> , 1785 mahogany veneer on wood carcass, gilded bronze mounts, inlaid brass 195.0 x 148.0 x 91.0 cm	Inv. No. E 5085
182	Johann Gottlieb Truscott	<u>Globe</u> , 1773 (modern stand) wood globe with engraved, hand-coloured map; brass mounts Diameter: 61.0 cm; height of stand: 90.0 cm	Inv. No. ERT ch 1618
183	Unknown maker	<u>Armchair for the President of the Army College</u> , around 1784 gilded wood with gold-embroidered velvet upholstery 153.0 x 75.0 x 68.0 cm	Inv. No. ERMb 109
184	Georg Heinrich König	<u>Relief with still-life and cameo portrait of Catherine II</u> , 1779 gold, glass, glass paste, enamel and metal Diameter: 18.6 cm	Inv. No. E 1825
185		<u>Obelisk</u> , end of 18th century Potemkin Glass Factory, St. Petersburg glass with gilded bronze mounts 55.8 x 9.5 x 9.5 cm	Inv. No. ERS 1914
186	Unknown Italian maker	<u>Pendant with Sosos' Doves</u> , late 18th century or early 19th century glass micromosaic with gilt bronze mount Diameter: 6.7 cm; Diameter with frame: 8.0 cm; Diameter with ring: 10.2 cm	Inv. No. E 5734
187		<u>Bowl</u> , end 18th century-beginning 19th century Imperial Lapidary Manufactory, Peterhof jasper with gilded bronze mounts Height: 22.1 cm; Length: 31.4 cm	Inv. No. ERKM 1008
188	Joseph Bottom	<u>Columns representing the architectural orders: Doric, Ionic and Corinthian</u> , 1773, 1774, 1772 Imperial Lapidary Manufactory, Peterhof Siberian and Ural jasper Height: 45.5 cm (each)	Inv. Nos. ERKm 949, 940, 939

NO.	ARTIST	TITLE & DESCRIPTION OF WORK	ACCESS. NO.
189		<u>Pair of Obelisks</u> Italian, 1770s granite with gilded bronze mounts Height: 50.0 cm each	Inv. Nos. ERKM 954, 955
190		<u>Obelisk on columnar base</u> , 1778 Imperial Lapidary Manufactory, Peterhof Siberian jasper; gilded bronze Height: 30.7 cm; width of base: 6.0 cm	Inv. No. 1411
191		<u>Obelisk with Russian Coats of Arms</u> , 1780s Imperial Lapidary Manufactory, Peterhof jasper obelisk with granite base mounted in gilded bronze 35.5 x 10.2 x 10.0 cm	Inv. No. ERK m 499
192	Matthew Boulton	<u>Pair of Perfume Burners</u> , 1770s blue john (Derbyshire fluorspar) with gilded bronze mounts Height: 23.0 cm; Diameter: 11.5 cm each	Inv. Nos. E 6480, E 7549
193	Matthew Boulton	<u>Perfume Burner</u> , 1770s blue john (Derbyshire fluorspar) with gilded bronze mounts 31.0 x 11.4 cm; diameter of base: 13.5 cm	Inv. No. Zi 12614
194		<u>Urn</u> , 1790s Imperial Lapidary Manufactory, Kolovan quartz 13.0 x 13.5 x 6.5 cm	Inv. No. ERKM 952
195	Joseph Bottom	<u>Urn</u> , 1777 Imperial Lapidary Manufactory, Peterhof Siberian jasper 37.0 x 17.0 x 17.0 cm	Inv. No. ERK m 936 a,b
196		<u>Urn</u> , 1780s Imperial Lapidary Manufactory, Peterhof amazonite 25.8 x 13.8 x 13.8 cm	Inv. No. ERK m 933
197		<u>Vase on Pedestal Base</u> , 1770s Italian marble vase on granite base with gilded bronze mounts Height: 26.5 cm	Inv. No. ERKM 960
198	Pierre-Louis Agis	<u>Chesme Inkwell</u> , 1794 gilded bronze 40.0 x 30.0 x 40.0 cm	Inv. No. E 4974
199	Jean François Xavier Boudé, goldsmith and Gavril Kozlov, enameller	<u>Chalice with the Pietá and the Last Supper</u> , 1790 Inscribed: 'He Who Eats My Flesh and Drinks my Blood Abides in Me' gold mounted with enamel medallions Height: 33.0 cm (approx.); Diameter: 16.5 cm	Inv. No. E 13103
200	Jean-Jacques Duc, goldsmith	<u>Vase with scene of Catherine II accepting offerings of hearts</u> , 1777 gold, enamel, copper and glass Height: 21.0 cm; Diameter: 7.8 cm	Inv. No. E 2854
201		<u>Tankard for the Free Economic Society with Russian and European Coins</u> Monogrammist "GB", St. Petersburg, 1789 gilded silver 42.0 x 40.0 x 25.4 cm	Inv. No. EPO 4759
202		<u>Tray with map of the Black Sea</u> , 1774 Monogrammist "MH", Moscow silver and gilded silver with niello decoration 5.8 x 68.0 x 53.0 cm	Inv. No. EPO 4819
203	Giacomo Quarenghi	<u>Candelabrum</u> , around 1795 Imperial Bronze Manufactory, St. Petersburg gilded bronze 130.0 x 60.0 x 60.0 cm	Inv. No. E 5895
204	Antoine Simon	<u>Ballot Box for Academy of the Arts</u> , 1769-1770 Inscribed on underside of columns: 'For,' 'Against,' 'Abstain' gilded bronze, silver, silk, velvet 40.0 x 22.0 x 21.5 cm	Inv. No. EPM 5218

NO.	ARTIST	TITLE & DESCRIPTION OF WORK	ACCESS. NO.
205	Andrian Sukhanov	<u>Chessmen from a Four Handed Chess Set: Queen, Pawn, Knights, Rook and Bishops</u> (15 pieces), 1780s Tula Manufactory, Russia oxidized and polished steel Kings: 10.6 x 3.2 x 3.2 cm & 10.6 x 3.4 x 3.4 cm; Queens: 9.6 x 3.0 x 3.0 cm & 9.5 x 3.0 x 3.0 cm; Pawns: 2 each: 5.2 x 2.0 x 2.0 cm & 2 each: 5.1 x 2.1 x 2.1 cm; Knights: 4 each: 5.1 x 2.5 x 2.5 cm; Rook: 4.0 x 3.9 x 2.5 cm; Bishops: 2 each: 8.3 x 2.9 x 2.9 cm	Inv. Nos. ERM 4579, 4591, 4580, 4592, 4586, 4587, 4594, 4595, 4589, 4590, 4608, 4609, 4607, 4581, 4593
206		<u>Armchair, footstool and cushion</u> , 1790s Tula Manufactory, Russia oxidized steel with gilded bronze; footstool with pearls and velvet 97.5 x 58.5 x 48.0 cm (armchair); 18.0 x 39.0 x 28.0 cm (footstool); 41.5 x 23.0 cm (cushion)	Inv. Nos. ERM 2185, 7535, 2336
207		<u>Box with Catherine II's monogram</u> , late 18th century Tula Manufactory, Russia oxidized steel with gilded bronze and velvet 17.0 x 26.0 x 17.5 cm	Inv. No. ERM 7503
208		<u>Candelabra</u> , last quarter 18th century Tula Manufactory, Russia oxidized steel with gilded bronze 27.5 x 11.0 x 11.0 cm	Inv. No. ERM 981
209		<u>Table</u> , around 1801 Tula Manufactory, Russia oxidized steel with gilded bronze 76.5 x 55.5 x 38.0 cm	Inv. No. ERM 7497
210	Unknown artist	<u>Catherine II Writing the "Nakaz" or "Instruction"</u> enamel on copper 8.0 x 10.7 cm	Inv. No. ERR 8014
211	Unknown goldsmith	<u>Chalice</u> gilded silver with niello decoration 32.8 x 12.8 x 12.8 cm	Inv. No. PO-5343
212	Unknown goldsmith	<u>Paten and asterisk</u> gilded silver with niello decoration Height: 7.5 cm, Diameter: 22.5 cm (paten); Height: 11.7 cm, diameter: 16.5 cm (asterisk)	Inv. Nos. PO-8147, PO-8036
213	Unknown Russian maker	<u>Uniform Dress of Catherine II Modelled on Uniform of the Lifeguards Cavalry Regiment</u> , 1773 silk with metal thread embroidery Overgown length: 155.0 cm; Undergown length: 150.0 cm	Inv. Nos. ERT 11002, 11008
214	Unknown Russian maker	<u>Uniform Dress of Catherine II Modelled on Uniform of the Preobrazhensky Lifeguards Regiment</u> , 1763 silk with metal thread embroidery, cloth, copper Length: 194.0 cm	Inv. Nos. ERT 11013, 11023
215		<u>Portrait of Catherine II</u> , 1782-1783 After the portrait of 1779 by Fyodor Rokotov (Russian, 1735-1808) Imperial Tapestry Manufactory, St. Petersburg woven wool and silk with metal threads in gilded wood frame 82.0 x 62.0 cm (oval)	Inv. No. ERT 16192
216	Workshop of Philippe Lasalle	<u>Fabric panel with Partridges</u> (fragment), 1770 woven silk 126.0 x 52.0 cm	Inv. No. T 240
217	Unknown weaver after Philippe Lasalle	<u>Fabric panel with Peacock, Pheasant and Duck</u> , late 18th century woven silk 328.0 x 79.0 cm	Inv. No. T 15900
218	Designed by Milon	<u>The Romanov Coronation Coach</u> , painted figures attributed to François Boucher Royal Gobelins Manufactory, Paris, first quarter 18th century; oak, ash, beech and walnut, silver, iron, copper, bronze, steel, glass, leather, silk, cloth, gilding 720.0 x 200.0 x 300.0 cm	Inv. No. KH 1
219	Andrei Osipovich Zhdanov	<u>Icon of Saint Catherine and Saint Januarius</u> , late 18th century oil on canvas 147.0 x 75.0 cm	Inv. No. ERG 2448

NO.	ARTIST	TITLE & DESCRIPTION OF WORK	ACCESS. NO.
220	José Dupont (?)	<u>Seated Figure of Voltaire</u> , 1786 bronze 55.0 x 18.0 x 28.0 cm	Inv. No. 2075
221	Catherine II (author)	<u>Pedagogical Manual for Young Children: Writing Lessons</u> , 1780s (1 of 3) printed paper in leather binding stamped with gold	Inv. No. 111220
222	Catherine II (author)	<u>Pedagogical Manual for Young Children: Writing Lessons</u> , around 1780 (3 of 3) printed paper in leather binding stamped with gold 20.0 x 13.0 cm	Inv. No. 111341
223	Alfonso Miliotti (author)	<u>Description des Pierre Gravées</u> [Catalogue of Engraved Gems], around 1790 printed paper in leather binding stamped with gold 43.5 x 28.5 cm (each)	Inv. No. 47089
224		<u>Lidded Cream Cup from the Arabesque Dessert Service</u> , 1784 Imperial Porcelain Manufactory, St. Petersburg porcelain with enamel painting and gilding 60.7 x 7.5 x 5.8 cm; 3.5 x 4.6 cm	Inv. No. 348 a,b
225		<u>Egg-cup from the Arabesque Dessert Service</u> , 1784 Imperial Porcelain Manufactory, St. Petersburg porcelain with enamel painting and gilding 4.0 x 4.5 cm	Inv. No. 353
226	Giacomo Raffaelli	<u>Mosaic with the Fall of Tivoli</u> , 1800 micromosaic with gold frame Diameter: 7.2 cm	Inv. No. E 7649
227	Giacomo Raffaelli	<u>Rabbit Mosaic</u> , 1796 micromosaic Diameter: 7.0 cm	Inv. No. E 5602
228	Unknown artist	<u>Dog Mosaic</u> , end of 18th century-beginning of 19th century micromosaic Diameter with frame: 7.2 cm	Inv. No. E 7007
229		<u>Vladimir and Rogneda Tapestry</u> , 1823-1824 After a painting by A. Losenko Imperial Tapestry Manufactory, St. Petersburg wool and silk 141.0 x 101.0 cm	CTH.0387; Inv. No. EPT-16277

(138-G902)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

CLAUDE L. DESROSIER, .
Clerk of the Legislative Assembly.

Applications to Provincial Parliament

NOTICE OF APPLICATION

NOTICE IS HEREBY GIVEN that on behalf of the Corporation of the City of Kawartha Lakes, application will be made to the Legislative Assembly of the Province of Ontario for an Act to extend all speed limits that applied within the City on December 31, 2000, the day before the City of Kawartha Lakes was established, for a further five years to December 31, 2010.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

DATED at Lindsay, Ontario this 12th day of August, 2005.

(138-P618) 33, 34, 35, 36
JUDY CURRINS, CMO,
Clerk, City of Kawartha Lakes.

NOTICE

NOTICE IS HEREBY GIVEN that an application is to be made to the Superintendent of Financial Services of Ontario pursuant to the Insurance Act (Ontario) for a licence authorizing Fidelity Investments Insurance Company of Canada, in English, and Fidelity Investments, compagnie d'assurance du Canada, in French to carry on within Ontario the business of life insurance.

DATED at Toronto, this 10th day of August, 2005.

(138-P633) 34, 35, 36
JOHN L. WALKER
Barrister and Solicitor
Suite 202, 1451 Royal York Road
Toronto, Ontario
M9P 3B2
Solicitor for the applicant

Corporation Notices

JEWELERS MUTUAL INSURANCE COMPANY

APPLICATION FOR A LICENCE

NOTICE IS HEREBY GIVEN that Jewelers Mutual Insurance Company, which operates in Canada as a branch, is applying to the Financial Services Commission of Ontario to obtain an order approving the insuring in Canada of risks falling within the classes of boiler and machinery, property, liability and fidelity under the name Jewelers Mutual Insurance Company.

DATED at Toronto, this 15th day of August, 2005.

(138-P640) 35, 36
JEWELERS MUTUAL INSURANCE COMPANY
By its Solicitors,
Cassel Brock & Blackwell LLP

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Ontario Court of Appeal or the Superior Court of Justice at St. Catharines dated January 12, 2005

Court File Number CV-04-012013-SR to me directed, against the real and personal property of:

BERNARD G. PHELAN ALSO KNOWN AS BERNIE PHELAN ALSO KNOWN AS BERNARD GERRARD PHELAN Defendant(s) at the suit of **CANADIAN IMPERIAL BANK OF COMMERCE, PLAINTIFF(S)**, I have seized and taken in execution all the right, title and equity of redemption of **BERNARD G. PHELAN ALSO KNOWN AS BERNIE PHELAN ALSO KNOWN AS BERNARD GERRARD PHELAN** Defendant(s) in and to: Lot 69, City Plan 160, City of St. Catharines, Regional Municipality of Niagara, **MUNICIPALLY KNOWN AS 19 QUEEN MARY DR., ST. CATHARINES, ON L2R 2J3.**

All of which said right, title, interest and equity of redemption of **BERNARD G. PHELAN ALSO KNOWN AS BERNIE PHELAN, ALSO KNOWN AS BERNARD GERRARD PHELAN**, Defendant(s), in the said land and Tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at:

THE ROBERT S. K. WELCH COURT HOUSE,
59 CHURCH STREET, WEST BOARDROOM
4th Floor, ST., CATHARINES, ONTARIO, L2R 7N8 on:
SEPTEMBER 27th, 2005 @ 2:00 P.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$1,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at:

Finance/Enforcement-59 Church Street, St. Catharines, On L2R 7N8

All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

DATED July 20, 2005

(138-P636)
SHEILA BRISTO, Sheriff
Regional Municipality of Niagara
Robert S. K. Welch Court House
59 Church St.,
St. Catharines, On L2R 7N8

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Federal Court, In the Matter of Income Tax Act et al, dated December 2, 2003, Court File Number ITA-8764-03, to me directed, against the real and personal property of **DON SHERK CONSTRUCTION LIMITED** Defendant, at the suit of **INCOME TAX ACT ET AL**, Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of **DON SHERK CONSTRUCTION LIMITED**, in and to:

Part of Lot 100, Concession 2, Township of Tay, now Town of Midland, County of Simcoe, being Part 1, Plan 51R-23327 and Part 2, Plan 51R-23327

ALL OF WHICH said right, title, interest and equity of redemption of **DON SHERK CONSTRUCTION LIMITED**, Defendant, I shall offer for sale by Public Auction in my office at 114 Worsley Street, Barrie, Ontario on: **WEDNESDAY, SEPTEMBER 28, 2005 at 10:00 a.m.**

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater
Payable at time of sale by successful bidder

To be applied to purchase price
 Non-refundable
 Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE at 114 Worsley Street, Barric, Ontario
 All payments in cash or by certified cheque made payable to MINISTER OF FINANCE
 Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
 Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY,

DATED August 15, 2005

(138-P638)

KATHIE POULIOT
 SHERIFF
 114 Worsley Street
 BARRIE ON L4M 1M1
 705-739-6100

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Superior Court of Justice, Toronto, dated June 3, 2004, Court File No. 04-CV-267064SR, to me directed, against the real and personal property of **LINDA RUMBERG also known as LINDA MARLENE RUMBERG**, Defendant, at the suit of ROYAL BANK OF CANADA, I have seized and taken in execution all the right, title, interest and equity of redemption of **LINDA MARLENE RUMBERG**, Defendant in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situated, being Unit 25, Level 1, Metropolitan Toronto Condominium Plan No. 702, together with its appurtenant common interest in the City of North York, in the Municipality of Metropolitan Toronto, in the Land Titles Division of Metropolitan Toronto (No. 66). Known as **22 CARTWHEEL MILLWAY, TORONTO, ONTARIO M2L 1P6**.

All of which said right, title, interest and equity of redemption of **LINDA MARLENE RUMBERG**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **Room 424, Writs Office, 40 Dundas Street West, Toronto, Ontario, on Thursday, September 29, 2005 AT 11:00 a.m.** (Registration 9:00 a.m.-10.30 a.m.).

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- 2,000.00 certified cheque or cash upon bidder registration
- Deposit 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- Ten business days from date of sale to arrange financing and pay balance in full at **40 Dundas St. W., Room 424, Toronto, Ontario**
- All payments in cash or by certified cheque made payable to the Minister of Finance
- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

DATED July 7, 2005

(138-P641)

MICHAEL MACLEAN
 Enforcement Office
 40 Dundas Street W., Room 424
 Toronto, Ontario M5G 2C2

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Superior Court of Justice, Orangeville, dated October 4, 2004, Court File No. 636/04, to me directed, against the real and personal property of **HOWARD W. MANN also known as HOWARD WESCOTT MANN**, Defendant, at the suit of THE CANADA TRUST COMPANY, I have seized and taken in execution all the right, title, interest and equity of redemption of **HOWARD WESCOTT MANN**, Defendant in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situated, being Parcel 93-1-0, Section M-24, being Part of Lot 93, Plan M-24, City of Toronto. Land Titles Division of Toronto (No.66), known as **523 DELAWARE AVENUE NORTH, TORONTO, ONTARIO M6H 2V3**.

All of which said right, title, interest and equity of redemption of **HOWARD WESCOTT MANN**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **Room 424, Writs Office, 40 Dundas Street West, Toronto, Ontario, on Thursday, September 29, 2005 AT 11:00 a.m.** (Registration 9:00 a.m.-10.30 a.m.).

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- Deposit 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- Ten business days from date of sale to arrange financing and pay balance in full at **40 Dundas St. W., Room 424, Toronto, Ontario**
- All payments in cash or by certified cheque made payable to the Minister of Finance
- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

DATED July 13, 2005

(138-P642)

MICHAEL MACLEAN
 Enforcement Office
 40 Dundas Street W., Room 424
 Toronto, Ontario M5G 2C2

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Superior Court of Justice, Orangeville, dated August 10, 2004, Court File No. 519/04, to me directed, against the real and personal property of **CARMELINA DAMIANO**, Defendant, at the suit of THE TORONTO-DOMINION BANK, I have seized and taken in execution all the right,

title, interest and equity of redemption of **CARMELINA DAMIANO**, Defendant in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situated, being Part of Lot 50, Plan 9133, in the City of Scarborough, in the Municipality of Metropolitan Toronto, registered in the Metropolitan Toronto Registry Division (No.64). Known as **64 PARKDENE COURT, TORONTO, ONTARIO M1W 2J3**.

All of which said right, title, interest and equity of redemption of **CARMELINA DAMIANO**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **Room 424, Writs Office, 40 Dundas Street West, Toronto, Ontario, on Thursday, September 29, 2005 AT 11:00 a.m.** (Registration 9:00 a.m.-10:30 a.m.).

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- Deposit 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- Ten business days from date of sale to arrange financing and pay balance in full at **40 Dundas St. W., Room 424, Toronto, Ontario**
- All payments in cash or by certified cheque made payable to the Minister of Finance
- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

DATED July 13, 2005

(138-P643)

MICHAEL MACLEAN
Enforcement Office
40 Dundas Street W., Room 424
Toronto, Ontario M5G 2C2

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Superior Court of Justice, Milton, dated November 18, 2002, Court File No. 2264/02, to me directed, against the real and personal property of **ALAN TUCKER also known as ALAN M. TUCKER also known as ALAN MICHAEL TUCKER and CHRISTINA TUCKER**, Defendant, at the suit of CANADIAN IMPERIAL BANK OF COMMERCE, I have seized and taken in execution all the right, title, interest and equity of redemption of **ALAN MICHAEL TUCKER and CHRISTINA TUCKER**, Defendant in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situated, being composed of parts of lots 502 and 501, on the north side of Mortimer Avenue according to Plan M-484, in the office of Land Titles at Toronto and more particularly described in schedule A. Known as **274 MORTIMER AVENUE, TORONTO, ONTARIO M4J 2C7**.

All of which said right, title, interest and equity of redemption of **ALAN MICHAEL TUCKER and CHRISTINA TUCKER**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **Room 424, Writs Office, 40 Dundas Street West, Toronto, Ontario, on Thursday, September 29, 2005 AT 11:00 a.m.** (Registration 9:00 a.m.-10:30 a.m.).

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- Deposit 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- Ten business days from date of sale to arrange financing and pay balance in full at **40 Dundas St. W., Room 424, Toronto, Ontario**
- All payments in cash or by certified cheque made payable to the Minister of Finance
- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

DATED July 11, 2005

(138-P644)

MICHAEL MACLEAN
Enforcement Office
40 Dundas Street W., Room 424
Toronto, Ontario M5G 2C2

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Superior Court of Justice, Toronto, dated December 31, 1999, Court File No. 99-CV-174891, to me directed, against the real and personal property of **VASSILIOS VASSILI APOSTOLOPOULOS**, Defendant, at the suit of 933577 ONTARIO INC., I have seized and taken in execution all the right, title, interest and equity of redemption of **VASSILIOS VASSILI APOSTOLOPOULOS**, Defendant in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situated, being Parcel 130-2, Section M-380, being Parts of Lots 130 and 131, Plan M-380 City of Toronto. The Land Titles Division of the Toronto Registry Office No. 66. Known as **659 ORIOLE PARKWAY, TORONTO, ONTARIO M4R 2C1**.

All of which said right, title, interest and equity of redemption of **VASSILIOS VASSILI APOSTOLOPOULOS**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **Room 424, Writs Office, 40 Dundas Street West, Toronto, Ontario, on Thursday, September 29, 2005 AT 11:00 a.m.** (Registration 9:00 a.m.-10:30 a.m.).

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- Deposit 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- Ten business days from date of sale to arrange financing and pay balance in full at **40 Dundas St. W., Room 424, Toronto, Ontario**
- All payments in cash or by certified cheque made payable to the Minister of Finance

- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

DATED July 15, 2005

MICHAEL MACLEAN
Enforcement Office
40 Dundas Street W., Room 424
Toronto, Ontario M5G 2C2

(138-P645)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Superior Court of Justice, Toronto, dated November 1st 2002, Court File No. T65250/02, to me directed, against the real and personal property of **NGUYEN CHOUNG also known as NUGYEN CHOUNG**, Defendant, at the suit of THE TORONTO-DOMINION BANK, I have seized and taken in execution all the right, title, interest and equity of redemption of **NUGYEN CHOUNG**, Defendant in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situated, being Part of Lot 208, 209 and 210, Plan 1665, City of Toronto (formerly City of York), Registry Division of Toronto (No.64). Known as **150 PRITCHARD AVENUE, TORONTO, ONTARIO M6N 1T8**.

All of which said right, title, interest and equity of redemption of **NUGYEN CHOUNG**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **Room 424, Writs Office, 40 Dundas Street West, Toronto, Ontario, on Thursday, September 29, 2005 AT 11:00 a.m.** (Registration 9:00 a.m.-10.30 a.m.).

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- Deposit 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- Ten business days from date of sale to arrange financing and pay balance in full at **40 Dundas St. W., Room 424, Toronto, Ontario**
- All payments in cash or by certified cheque made payable to the Minister of Finance
- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

DATED July 13, 2005

MICHAEL MACLEAN
Enforcement Office
40 Dundas Street W., Room 424
Toronto, Ontario M5G 2C2

(138-P646)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Superior Court of Justice, Milton, dated July 12, 2004, Court File No. 2426/04, to me directed, against the real and personal property of **DESMOND RODRIGUES also known as DESMOND F. RODRIGUES also known as DESMOND FRANK RODRIGUES and KRIS KROSS INTERNATIONAL COURIER & CARGO SERVICES INC.**, Defendant, at the suit of BANK OF MONTREAL, I have seized and taken in execution all the right, title, interest and equity of redemption of **DESMOND RODRIGUES**, Defendant in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situated, being Part Lot 87, Plan 5766, City of Etobicoke, Municipality of Metropolitan Toronto, Metropolitan Toronto Land Titles Division (No.66) as in Instrument No. EB269257, known as **7 DUNSANY CRESCENT, TORONTO, ONTARIO M9R 3W7**.

All of which said right, title, interest and equity of redemption of **DESMOND RODRIGUES**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **Room 424, Writs Office, 40 Dundas Street West, Toronto, Ontario, on Thursday, September 29, 2005 AT 11:00 a.m.** (Registration 9:00 a.m.-10.30 a.m.).

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- Deposit 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- Ten business days from date of sale to arrange financing and pay balance in full at **40 Dundas St. W., Room 424, Toronto, Ontario**
- All payments in cash or by certified cheque made payable to the Minister of Finance
- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

DATED July 11, 2005

MICHAEL MACLEAN
Enforcement Office
40 Dundas Street W., Room 424
Toronto, Ontario M5G 2C2

(138-P647)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Superior Court of Justice, Toronto, dated June 20, 2003, Court File No. T53850/01, to me directed, against the real and personal property of **MICHAEL J. CARUSO**, Defendant, at the suit of ACZ STABLE, C/O PANOREA KATAPODIS / PASQUALE J. BUTTIGIEG, I have seized and taken in execution all the right, title, interest and equity of redemption of **MICHAEL J. CARUSO**, Defendant in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situated, being Lot 112, Plan 4607, Etobicoke, City of Toronto. Known as **15 REXTON ROAD, TORONTO, ONTARIO M9C 2E3**.

All of which said right, title, interest and equity of redemption of **MICHAEL J. CARUSO**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **Room 424, Writs Office, 40 Dundas Street**

West, Toronto, Ontario, on Thursday, September 29, 2005 AT 11:00 a.m. (Registration 9:00 a.m.-10.30 a.m.).

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- Deposit 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- Ten business days from date of sale to arrange financing and pay balance in full at **40 Dundas St. W., Room 424, Toronto, Ontario**
- All payments in cash or by certified cheque made payable to the Minister of Finance
- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

DATED July 13, 2005

MICHAEL MACLEAN
Enforcement Office
40 Dundas Street W., Room 424
Toronto, Ontario M5G 2C2

(138-P648)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Superior Court of Justice, Toronto, dated August 11, 2004, Court File No. 00-CV-200852, to me directed, against the real and personal property of **MARYANN KUYUMCUOGLU and HAGOP KUYUMCUOGLU**, Defendant, at the suit of **DANIEL VANDERLUGT and INA MARIAN VANDERLUGT**, I have seized and taken in execution all the right, title, interest and equity of redemption of **MARYANN KUYUMCUOGLU and HAGOP KUYUMCUOGLU**, Defendant in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situated, being Parcel 646-1, Section M-1148, City of Scarborough, being Lot 646, Plan M-1148, City of Scarborough, Municipality of Metropolitan Toronto. Known as **22 CREEKWOOD DRIVE, TORONTO, ONTARIO M1E 4L7**.

All of which said right, title, interest and equity of redemption of **MARYANN KUYUMCUOGLU**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **Room 424, Writs Office, 40 Dundas Street West, Toronto, Ontario, on Thursday, September 29, 2005 AT 11:00 a.m.** (Registration 9:00 a.m.-10.30 a.m.).

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- Deposit 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

- Ten business days from date of sale to arrange financing and pay balance in full at **40 Dundas St. W., Room 424, Toronto, Ontario**
- All payments in cash or by certified cheque made payable to the Minister of Finance
- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

DATED July 19, 2005

(138-P649)

MICHAEL MACLEAN
Enforcement Office
40 Dundas Street W., Room 424
Toronto, Ontario M5G 2C2

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Superior Court of Justice, Brampton, dated January 12, 2005, Court File No. CV-04-008328-00, to me directed, against the real and personal property of **FRANCELINA REGO also known as FRANCELINA REGO and CARLOS C. REGO also known as CARLOS REGO and JEFFREY REGO also known as JEFFREY RICHARD REGO**, in their personal capacities, and carrying on business in partnership as **DYNPOWER SERVICES**, Defendant, at the suit of **CANADIAN IMPERIAL BANK OF COMMERCE**, I have seized and taken in execution all the right, title, interest and equity of redemption of **CARLOS REGO and FRANCELINA REGO**, Defendant in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situated, being Parcel 263-1, Section M-13, City of Toronto, southerly 10 feet from front to rear of Lot 263 and the northerly 10 feet from front to rear of Lot 264 on the east side of Symington Avenue. Known as **181 SYMINGTON AVENUE, TORONTO, ONTARIO M6P 3W5**.

All of which said right, title, interest and equity of redemption of **CARLOS REGO and FRANCELINA REGO**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **Room 424, Writs Office, 40 Dundas Street West, Toronto, Ontario, on Thursday, September 29, 2005 AT 11:00 a.m.** (Registration 9:00 a.m.-10.30 a.m.).

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- Deposit 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- Ten business days from date of sale to arrange financing and pay balance in full at **40 Dundas St. W., Room 424, Toronto, Ontario**
- All payments in cash or by certified cheque made payable to the Minister of Finance
- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

DATED July 22, 2005

(138-P650)

MICHAEL MACLEAN
Enforcement Office
40 Dundas Street W., Room 424
Toronto, Ontario M5G 2C2

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Superior Court of Justice, Brampton, dated November 19, 2003, Court File No. 03-BN-10251SR, to me directed, against the real and personal property of **LAWRIE J. JACQUES and IRIS A. JACQUES**, Defendant, at the suit of BANK OF MONTREAL, I have seized and taken in execution all the right, title, interest and equity of redemption of **IRIS A. JACQUES also known as IRIS ALEXIS JACQUES**, Defendant in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situated, being Whole Lot 31, Plan 8533, City of North York, Municipality of Metropolitan Toronto, Known as **7 OSMUND COURT, TORONTO, ONTARIO M2H 1P5**.

All of which said right, title, interest and equity of redemption of **IRIS ALEXIS JACQUES**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **Room 424, Writs Office, 40 Dundas Street West, Toronto, Ontario, on Thursday, September 29, 2005 AT 11:00 a.m.** (Registration 9:00 a.m.-10.30 a.m.).

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- Deposit 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- Ten business days from date of sale to arrange financing and pay balance in full at **40 Dundas St. W., Room 424, Toronto, Ontario**
- All payments in cash or by certified cheque made payable to the Minister of Finance
- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

DATED August 12, 2005

(138-P651)

MICHAEL MACLEAN
Enforcement Office
40 Dundas Street W., Room 424
Toronto, Ontario M5G 2C2

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Superior Court of Justice, Toronto, dated March 3, 2003, Court File No. 00-CV-189180 SR, to me directed, against the real and personal property of **IAN GOULBOURNE and MYLENE GOULBOURNE**, Defendant, at the suit of PROCARE RESTORATION LTD., I have seized and taken in execution all the right, title, interest and equity of redemption of **IAN GOULBOURNE and MYLENE GOULBOURNE**, Defendant in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situated, being Whole of Lot 351, Plan 4467, City of Scarborough,

Municipality of Metropolitan Toronto, known as **1592 WARDEN AVENUE, TORONTO, ONTARIO M1R 2T2**.

All of which said right, title, interest and equity of redemption of **IAN GOULBOURNE and MYLENE GOULBOURNE**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **Room 424, Writs Office, 40 Dundas Street West, Toronto, Ontario, on Thursday, September 29, 2005 AT 11:00 a.m.** (Registration 9:00 a.m.-10.30 a.m.).

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- 2,000.00 certified cheque or cash upon bidder registration
- Deposit 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- Ten business days from date of sale to arrange financing and pay balance in full at **40 Dundas St. W., Room 424, Toronto, Ontario**
- All payments in cash or by certified cheque made payable to the Minister of Finance
- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

DATED August 15, 2005

(138-P652)

MICHAEL MACLEAN
Enforcement Office
40 Dundas Street W., Room 424
Toronto, Ontario M5G 2C2

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Superior Court of Justice, Newmarket, dated September 21, 2004, Court File No. 70703/04SR, to me directed, against the real and personal property of **ANNETTE WILLIAMS also known as ANNETTE MARIA WILLIAMS**, Defendant, at the suit of CANADA TRUSTCO MORTGAGE COMPANY, I have seized and taken in execution all the right, title, interest and equity of redemption of **ANNETTE MARIA WILLIAMS**, Defendant in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situated, being Parcel 123-1, Section M-1317, being Lot 123, Plan M-1317, City of North York, Municipality of Metropolitan Toronto. Known as **51 MOGUL DRIVE, TORONTO, ONTARIO M2H 2M8**.

All of which said right, title, interest and equity of redemption of **ANNETTE MARIA WILLIAMS**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **Room 424, Writs Office, 40 Dundas Street West, Toronto, Ontario, on Thursday, September 29, 2005 AT 11:00 a.m.** (Registration 9:00 a.m.-10.30 a.m.).

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- Deposit 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- Ten business days from date of sale to arrange financing and pay balance in full at **40 Dundas St. W., Room 424, Toronto, Ontario**
- All payments in cash or by certified cheque made payable to the Minister of Finance
- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

DATED July 22, 2005

MICHAEL MACLEAN
Enforcement Office
40 Dundas Street W., Room 424
Toronto, Ontario M5G 2C2

(138-P653)

**Sale of Lands for Tax Arrears
by Public Tender
Ventes de terrains par appel d'offres
pour arriéré d'impôt**

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF OWEN SOUND

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Wednesday September 21, 2005, at City Hall, City of Owen Sound, 808 - 2nd Avenue East, Owen Sound, Ontario.

The Tenders will be opened in public on the same day at 3:15 p.m. on Wednesday September 21, 2005 at City Hall, City of Owen Sound, 808 - 2nd Avenue East, Owen Sound, Ontario

Description of Lands:

Southerly 54 feet from front to rear of Lot 14, Plan 8, City of Owen Sound, County of Grey

Minimum Tender Amount: \$6,420.28

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and copy of the prescribed form of tender, contact:

WAYNE RITCHIE
Treasurer
The Corporation of the City of Owen Sound
808 - 2nd Avenue East
Owen Sound, Ontario
N4K 2H4

(138-P637)

Municipal Act, 2001

SALE OF LANDS BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF SAULT STE. MARIE

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on Tuesday, September 27th, 2005 at the City Tax Collector's Office, 2nd Floor, Civic Centre, 99 Foster Drive, Sault Ste. Marie, Ontario.

The tenders will then be opened in public on the same day immediately following the 3:00 pm deadline in the Russ Ramsay Board Room, 3rd Floor, Civic Centre.

Description of Land:

Property #1. Roll No. 57 61 010 090 029 02. 00000 Frontenac Street. Part of Lot 12, Second Range, Rankin Location being Lot 5, Registrar's Compiled Plan H-718.

Minimum Tender Amount: \$3,489.63

Property #2. Roll No. 57 61 020 043 041 00. 843 Queen Street East. Those lands and premises situate, lying and being in the City of Sault Ste. Marie, District of Algoma, being composed of: FIRSTLY: Lot 4, Stonchouse Subdivision, Plan 958; and SECONDLY: Firstly: Premising that the side lines thereof run due North and South, being composed of the Easterly 36 feet throughout from the front to rear of Lot 5, Stonchouse Subdivision, Plan 958; Secondly: The Easterly 3 feet of the westerly 96 feet of Lot 5, Stonchouse Subdivision, Plan 958. AS PREVIOUSLY DESCRIBED IN INSTRUMENT NO. T22618.

Minimum Tender Amount: \$61,180.86

Property #3. Roll No. 57 61 020 043 057 00. 708 Queen Street East. FIRSTLY: All of Lot 5, and part of Lot 4 in the Gouin Subdivision, according to a plan thereof registered in the Registry Office for the Registry Division of Algoma as Number 323; part Lot 4 as aforesaid being more particularly described as follows: PREMISING that the line between Lot 3 and 4 of the said subdivision has an astronomical bearing of South 33 degrees, 35 minutes, 50 seconds West, and referring all bearing herein thereto; COMMENCING at a point on the northerly limit of Queen Street, being the most southerly angle of said Lot 4 and which point is the place of commencement. THENCE Westerly along the southwesterly limit of said Lot No. 4 to the most westerly limit of the said lot; THENCE Northeasterly along the northwest limit of said Lot, 90.50 feet more or less to the northeasterly limit of the said Lot 4; THENCE Easterly along the northeasterly limit of the said Lot No. 4, 24.01 feet more or less to a point on the said northeasterly limit; THENCE South 30 degrees, 45 minutes, 40 seconds west along the southeast face of a stone building constructed on the said Lot Number 4, 27.17 feet to a point; THENCE North 59 degrees, 14 minutes, 10 seconds West 1.52 feet to a point on the line between Lots 3 and 4 in the said Gouin Subdivision registered Plan 323; THENCE Southwesterly along the southeasterly limit of said Lot No. 4, 57.15 feet to the most easterly angle of the said lot, being also the Place of Commencement. SECONDLY: Part of Lot Number 3 in the Gouin Subdivision, according to a plan thereof registered in the Registry Office for the Registry Division of Algoma as Number 323, which said parcel may be more particularly described as follows: PREMISING that the line between Lot 3 and Lot 4 of said subdivision has an astronomic bearing of South 33 degrees 35 minutes 50 seconds west and referring all bearings herein thereto; COMMENCING at a point on the northeasterly limit of Queen Street, being the most westerly corner of the said lot 3 and which said point is the place of beginning, THENCE South 65 degrees 01 minute

east and along the northeasterly limit of Queen Street a distance of 1.40 feet more or less to a point, being on the southwesterly production of the southeasterly face of a stone building situate on lot 3 and lot 4 and lot 5 of the said Gouin Subdivision; THENCE North 30 degrees, 45 minutes 40 seconds east and along the said southwesterly production of the southeasterly face of said stone building up to and along said face a distance in all of 26.42 feet more or less to the point of intersection with the northwesterly limit of said lot 3 and the face of said southeasterly face of said stone building; THENCE South 33 degrees 35 minutes 50 seconds west and along the northwesterly limit of said lot 3 a distance of 26.57 feet more or less to the place of beginning.

Minimum Tender Amount: \$53,785.74

Property #4. Roll No. 57 61 030 005 010 01. 1075 McNabb Street. Part of Lot 13, Nanne Subdivision, Plan 51476 being more particularly described as Part 1 on Plan 1R-2952.

Minimum Tender Amount: \$22,522.19

Property #5. Roll No. 57 61 040 027 028 00. 32 Wellington Street West. **FIRSTLY:** part of Lot 71 in the Brown Subdivision according to a plan registered as No. 453 in the Registry Office for the said District, and which said parcel may be more particularly described as follows: THAT IS TO SAY: Commencing at the Southerly angle of said Lot 71 in the North-easterly limit of Wellington Street. Thence North Forty-two (42) degrees and Thirteen (13') minutes West and along the North-easterly limit of Wellington Street, Twenty-five and eight-tenths (25.8) feet. Thence North Forty-three (43) degrees and Twenty (20') minutes East, One hundred and nineteen and seventy-six one hundredths (119.76) feet more or less to a point in the North-easterly limit of said lot, distant Thirty-five and one-tenth (35.1) feet from the Easterly angle of the said lot. Thence South Forty-two (42) degrees and Thirteen (13') minutes East, and along the North-easterly limit of the said lot, Thirty-five and one-tenth (35.1) feet to the Easterly angle of the said lot. Thence South Forty-seven (47) degrees and Forty-seven (47') minutes West and along the South-easterly limit of the said lot, One hundred and nineteen and four-tenths (119.4) feet more or less to the place of beginning; and **SECONDLY:** part of Lot Seventy-two (72) in the Brown Subdivision according to a plan registered as No. 453 in the Registry Office for the said District, and which said parcel may be more particularly described as follows: THAT IS TO SAY: Commencing at the Westerly angle of said Lot 72 in the North-easterly limit of Wellington Street. Thence South forty-two (42) degrees and Thirteen (13') minutes East and along the north-east limit of Wellington Street Twelve and thirty-five one hundredths (12.35) feet. Thence North Forty-four (44) degrees and Eleven (11') minutes East, One hundred and nineteen and sixty-five one hundredths (119.65) feet more or less to a point in the North-east limit of the said lot, distant Four and seven-tenths (4.7) feet from the Northerly angle of the said lot. Thence North Forty-two (42) degrees and Thirteen (13') minutes West and along the North-east limit of the said lot Four and seven-tenths (4.7) feet to the Northerly angle of the said lot. Thence South Forty-seven (47) degrees and Forty-seven (47') minutes West and along the North-westerly limit of the said Lot 72, One hundred and nineteen and four-tenths (119.4) feet more or less to the place of beginning; Save and excepting thereout any portion of the said lands encroached upon by the buildings now situate on the lands immediately east hereof. BEING THE LANDS DESCRIBED IN INSTRUMENT T-151871.

Minimum Tender Amount: \$4,905.86

Property #6. Roll No. 57 61 050 030 054 00. 92 Second Line West. Lots 28 and 29, Registrar's Compiled Plan H-651, saving and excepting part one (1), Plan 1R-3215; and part of Lot 27, Plan H-651, designated as part one (1), Plan 1R-2455.

Minimum Tender Amount: \$52,234.49

Property #7. Roll No. 57 61 060 003 063 00. 774 Dymont Street. Firstly: Lots 11 & 12, Bayview Subdivision, Block 21, Plan 2872; Secondly: Part of a 10' lane & part of a 20' lane, North Bayview Subdivision, Block 21, Plan 2872 being Part 2 on Plan 1R-4902 (said lane closed by By-law 81-191 registered as Instrument No. T-220708)

Minimum Tender Amount: \$6,493.66

Property #8. Roll No. 57 61 060 005 129 00. 894 Bonney Street. Lots 396 and 397, Steel Plant Subdivision, Plan 1598.

Minimum Tender Amount: \$7,475.84

Property #9. Roll No. 57 61 060 035 196 00. 8 Warren Avenue. Lot 6, Allard Subdivision, Plan H-407.

Minimum Tender Amount: \$6,341.73

Property #10. Roll No. 57 61 060 035 196 00. 16 Warren Avenue. Lot 8, Allard Subdivision, Plan H-407.

Minimum Tender Amount: \$6,343.65

Property #11. Roll No. 57 61 060 040 268 00. 987 Third Line West. ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the Township of Korah in the District of Algoma and Province of Ontario and being composed of part of the North Half of the Northwest Quarter of Section Twenty-seven (27) of the said Township of Korah, more particularly described as follows: COMMENCING at the northwest angle of said Section Number 27; THENCE southerly and parallel to the westerly limit of the said Section a distance of 33 feet to the easterly limit of the road allowance, which point is at the intersection of the Third Base Line Road with the Township Road along the west of the said Section; THENCE easterly and parallel to the Northerly limit of the said Section and at a constant perpendicular distance of 33 feet therefrom, a distance of 677 feet to a point which is the place of beginning; THENCE southerly and parallel to the westerly limit of the said Section a distance of 220 feet to a point; THENCE easterly and parallel to the Northerly limit of the said Section a distance of 100 feet to a point; THENCE northerly and parallel to the westerly limit of said Section a distance of 220 feet to a point; THENCE westerly and parallel to the northerly limit of said Section a distance of 100 feet to the place of beginning; the lands hereby conveyed having an area of one-half an acre, more or less. (As described in Instrument No. 16106)

Minimum Tender Amount: \$10,131.61

The sale of these properties is subject to cancellation up to the time of the tender opening without any further notice.

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title or any other matters relating to the land to be sold, including but not limited to the potential existence of environmental contamination, estates and interests of the federal or provincial governments or their agencies, easements and restrictive covenants, and interests acquired by adverse possession. Responsibility for ascertaining these matters rests with the potential purchaser.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, penalties and interest, GST if applicable, and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

MR. PETER A. LIEPA
Assessment & Collections Supervisor
The Corporation of the City of Sault Ste. Marie
P. O. Box 580
99 Foster Drive
Sault Ste. Marie, ON P6A 5N1
(705) 759-5269

Personal information contained on this form, collected pursuant to the Municipal Act, 2001 and Regulations thereunder, will be used for the purposes of that Act. Questions should be directed to the Freedom of Information and Privacy Coordinator at the institution responsible for procedures under that Act.

(138-P639)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF FORT ERIE

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on the 20th day of September, 2005 at the Municipal Centre, Clerk's Department of The Corporation of the Town of Fort Erie, 1 Municipal Centre Drive, Fort Erie, Ontario L2A 2S6.

The tenders will then be opened in public on the same day at The Municipal Centre, Conference Room 3 at 3:05 p.m.

Description of Lands:

DOMINION RD NS, PLAN 22, LOT 368 & 369 NP401
72.00FR 104.00D, CORNER, PIN 64215-0164 (LT)
ROLL NUMBER 2703 010 034 11500

Minimum Tender Amount: \$6,793.12

45 MALKIN AVE, PLAN 22, LOT 392 & 393
68.00FR 115.00D, PIN 64215-0148 (LT)
ROLL NUMBER 2703 010 034 14900

Minimum Tender Amount: \$11,130.99

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The lands do not include mobile homes situate on the lands, if any.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

NOTE: G.S.T. MAY BE PAYABLE BY SUCCESSFUL PURCHASER.

For further information regarding this sale and a copy of the prescribed form of tender contact:

GILLIAN CORNEY
Manager of Revenue & Collections
1 Municipal Centre Drive
Fort Erie, Ontario
L2A 2S6
T. (905) 871-1600 ext 228
gcorney@forterie.on.ca

(138-P654)

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2005—08—27

ONTARIO REGULATION 460/05

made under the

SUBSTITUTE DECISIONS ACT, 1992

Made: July 21, 2005

Filed: August 8, 2005

CAPACITY ASSESSMENT

Definition

1. In this Regulation,

“qualification date”, when used in reference to a person, means,

- (a) the date he or she successfully completes the qualifying course required by clause 2 (1) (b), or
- (b) December 1, 2005, in the case of a person who, on November 30, 2005, is qualified to do assessments of capacity under Ontario Regulation 293/96 (Capacity Assessment) made under the Act.

Persons qualified to do assessments of capacity

2. (1) A person is qualified to do assessments of capacity if he or she,

- (a) satisfies one of the conditions set out in subsection (2);
- (b) has successfully completed the qualifying course for assessors described in section 4;
- (c) complies with section 5 (continuing education courses);
- (d) complies with section 6 (minimum annual number of assessments); and
- (e) is covered by professional liability insurance of not less than \$1,000,000, in respect of assessments of capacity, or belongs to an association that provides protection against professional liability, in respect of assessments of capacity, in an amount not less than \$1,000,000.

(2) The following are the conditions mentioned in clause (1) (a):

- 1. Being a member of the College of Physicians and Surgeons of Ontario.
- 2. Being a member of the College of Psychologists of Ontario.
- 3. Being a member of the Ontario College of Social Workers and Social Service Workers and holding a certificate of registration for social work.
- 4. Being a member of the College of Occupational Therapists of Ontario.
- 5. Being a member of the College of Nurses of Ontario and holding a general certificate of registration as a registered nurse or an extended certificate of registration as a registered nurse.

(3) The requirement that the person hold a general certificate of registration as a registered nurse or an extended certificate of registration as a registered nurse, as set out in paragraph 5 of subsection (2), does not apply to a member of the College of Nurses of Ontario who, on November 30, 2005, is qualified to do assessments of capacity under Ontario Regulation 293/96 (Capacity Assessment) made under the Act.

(4) Clause (1) (b) does not apply to a person who, on November 30, 2005, is qualified to do assessments of capacity under Ontario Regulation 293/96 (Capacity Assessment) made under the Act.

Guidelines

3. (1) The “Guidelines for Conducting Assessments of Capacity” established by the Attorney General, dated May, 2005 and available on the internet website of the Ministry of the Attorney General at <http://www.attorneygeneral.jus.gov.on.ca/english/family/pgt/capacity.asp> are prescribed.

(2) An assessor is required to comply with the prescribed guidelines.

(3) Failure to comply with the prescribed guidelines may result in a complaint to the college of the regulated health profession of which the assessor is a member.

Qualifying course

4. The qualifying course required by clause 2 (1) (b) shall be given or approved by the Attorney General, and shall include,

(a) instruction in,

(i) the *Substitute Decisions Act, 1992*,

(ii) best practices in completing forms and reports under that Act,

(iii) standards for the performance of assessments of capacity, as set out in the guidelines referred to in section 3, and

(iv) procedures for determining if a person needs decisions to be made on his or her behalf by a person authorized to do so, as set out in the guidelines referred to in section 3; and

(b) an evaluation of the trainee’s mastery of the training.

Continuing education courses

5. (1) To remain qualified to do assessments of capacity, an assessor is required to successfully complete a continuing education course given or approved by the Attorney General,

(a) on or before the second anniversary of his or her qualification date; and

(b) thereafter, at intervals of two years or less.

(2) A continuing education course shall include,

(a) participation in one or more training activities; and

(b) submission to the Ministry of the Attorney General, for review and comment, of at least two recently completed Statements of Assessor in Form A or Form B and the recently completed corresponding Assessment Reports in Form C.

(3) Personal information shall be removed from forms before they are submitted under clause (2) (b).

Minimum annual number of assessments

6. To remain qualified to do assessments of capacity, an assessor is required to do at least five assessments,

(a) during the two-year period following his or her qualification date; and

(b) thereafter, during each two-year period.

Forms

7. The following forms provided by the Attorney General and available on the internet website of the Ministry of the Attorney General at <http://www.attorneygeneral.jus.gov.on.ca/english/family/pgt/capacity.asp> are prescribed:

1. “Form A: Statement of Assessor — Determination of Capacity/Incapacity or Certificate of Incapacity — Property” for the purpose of subsection 9 (3) or 16 (3) or section 72 or 73 of the Act, dated May, 2005.

2. “Form B: Statement of Assessor — Determination of Capacity/Incapacity — Personal Care” for the purpose of subsection 49 (2) or section 74 or 75 of the Act, dated May, 2005.

3. “Form C: Assessment Report” for the purpose of subsection 78 (4) of the Act, dated May, 2005.

4. “Form D: Statement of Assessor — Regarding Capacity to Grant a Power of Attorney for Personal Care with Special Provisions” for the purpose of paragraph 2 of subsection 50 (1) of the Act, dated May, 2005.

5. “Form E: Statement of Assessor — Regarding Capacity to Revoke a Power of Attorney for Personal Care with Special Provisions” for the purpose of subsection 50 (4) of the Act, dated May, 2005.

Revocation

8. Ontario Regulation 293/96 is revoked.

Commencement

9. This Regulation comes into force on December 1, 2005.

RÈGLEMENT DE L'ONTARIO 460/05

pris en application de la

LOI DE 1992 SUR LA PRISE DE DÉCISIONS AU NOM D'AUTRUI

pris le 21 juillet 2005
déposé le 8 août 2005

ÉVALUATION DE LA CAPACITÉ**Définition**

1. La définition qui suit s'applique au présent règlement.

«date de qualification» Relativement à une personne, s'entend :

- a) de la date à laquelle elle réussit le cours de qualification exigé par l'alinéa 2 (1) b);
- b) du 1^{er} décembre 2005, dans le cas de la personne qui, le 30 novembre 2005, a les qualités requises pour faire des évaluations de la capacité en application du Règlement de l'Ontario 293/96 (Évaluation de la capacité) pris en application de la Loi.

Personnes ayant les qualités requises pour faire des évaluations de la capacité

2. (1) Une personne a les qualités requises pour faire des évaluations de la capacité si elle remplit les exigences suivantes :

- a) elle satisfait à l'une des conditions énoncées au paragraphe (2);
- b) elle a réussi le cours de qualification pour les évaluateurs décrit à l'article 4;
- c) elle se conforme à l'article 5 (cours de formation continue);
- d) elle se conforme à l'article 6 (nombre annuel minimal d'évaluations);
- e) elle a une assurance-responsabilité professionnelle d'au moins 1 000 000 \$ à l'égard des évaluations de la capacité ou fait partie d'une association qui offre une protection contre la responsabilité professionnelle, à l'égard des évaluations de la capacité, d'un montant d'au moins 1 000 000 \$.

(2) Les conditions suivantes sont celles visées à l'alinéa (1) a) :

1. Avoir la qualité de membre de l'Ordre des médecins et chirurgiens de l'Ontario.
2. Avoir la qualité de membre de l'Ordre des psychologues de l'Ontario.
3. Avoir la qualité de membre de l'Ordre des travailleurs sociaux et des techniciens en travail social de l'Ontario ainsi qu'un certificat d'inscription de travailleur social.
4. Avoir la qualité de membre de l'Ordre des ergothérapeutes de l'Ontario.
5. Avoir la qualité de membre de l'Ordre des infirmières et infirmiers de l'Ontario et être titulaire d'un certificat d'inscription général à titre d'infirmière autorisée ou d'infirmier autorisé ou d'un certificat d'inscription supérieur à titre d'infirmière autorisée ou d'infirmier autorisé.

(3) L'exigence voulant que la personne soit titulaire d'un certificat d'inscription général à titre d'infirmière autorisée ou d'infirmier autorisé ou d'un certificat d'inscription supérieur à titre d'infirmière autorisée ou d'infirmier autorisé, telle qu'elle est énoncée à la disposition 5 du paragraphe (2), ne s'applique pas au membre de l'Ordre des infirmières et infirmiers de l'Ontario qui, le 30 novembre 2005, a les qualités requises pour faire des évaluations de la capacité en application du Règlement de l'Ontario 293/96 (Évaluation de la capacité) pris en application de la Loi.

(4) L'alinéa (1) b) ne s'applique pas à la personne qui, le 30 novembre 2005, a les qualités requises pour faire des évaluations de la capacité en application du Règlement de l'Ontario 293/96 (Évaluation de la capacité) pris en application de la Loi.

Lignes directrices

3. (1) Les «Lignes directrices relatives à la conduite des évaluations de la capacité» établies par le procureur général, datées de mai 2005 et disponibles sur le site Web d'Internet du ministère du Procureur général à l'adresse <http://www.attorneygeneral.jus.gov.on.ca/french/family/pgt/capacity.asp> sont prescrites.

(2) L'évaluateur est tenu de se conformer aux lignes directrices prescrites.

(3) L'inobservation des lignes directrices prescrites peut donner lieu à une plainte portée devant l'ordre de la profession de la santé réglementée dont l'évaluateur est membre.

Cours de qualification

4. Le cours de qualification exigé à l'alinéa 2 (1) b) est offert ou approuvé par le procureur général et doit comprendre ce qui suit :

a) une formation sur ce qui suit :

- (i) la *Loi de 1992 sur la prise de décisions au nom d'autrui*,
- (ii) les meilleures pratiques à suivre pour remplir les formules et les rapports visés par cette loi,
- (iii) les normes relatives à l'exécution des évaluations de la capacité, telles qu'elles sont énoncées dans les lignes directrices mentionnées à l'article 3,
- (iv) les procédures établies pour déterminer si une personne a besoin qu'une personne autorisée à le faire prenne des décisions en son nom, telles que ces procédures sont énoncées dans les lignes directrices mentionnées à l'article 3;

b) une évaluation pour déterminer si la personne a bien assimilé la formation qu'elle a reçue.

Cours de formation continue

5. (1) Afin de demeurer qualifié pour faire des évaluations de la capacité, l'évaluateur est tenu de réussir un cours de formation continue qu'offre ou approuve le procureur général :

- a) au plus tard à la date du deuxième anniversaire de sa date de qualification;
- b) par la suite, tous les deux ans ou moins.

(2) Un cours de formation continue comprend ce qui suit :

- a) la participation à une ou plusieurs activités de formation;
- b) la présentation au ministère du Procureur général, aux fins d'examen et d'observations, d'au moins deux Déclarations de l'évaluateur, rédigées selon la formule A ou la formule B, récemment remplies, et les Rapports d'évaluation correspondants, rédigés selon la formule C, récemment remplis.

(3) Les renseignements personnels sont supprimés des formules avant leur présentation en application de l'alinéa (2) b).

Nombre annuel minimal d'évaluations

6. Afin de demeurer qualifié pour faire des évaluations de la capacité, l'évaluateur est tenu de faire au moins cinq évaluations :

- a) d'une part, pendant la période de deux ans qui suit sa date de qualification;
- b) d'autre part, pendant chaque période de deux ans par la suite.

Formules

7. Les formules suivantes fournies par le procureur général et disponibles sur le site Web d'Internet du ministère du Procureur général à l'adresse <http://www.attorneygeneral.jus.gov.on.ca/french/family/pgt/capacity.asp> sont prescrites :

- 1. «Formule A : Déclaration de l'évaluateur — Détermination de la capacité ou de l'incapacité ou certificat d'incapacité — Biens» pour l'application du paragraphe 9 (3) ou 16 (3) ou de l'article 72 ou 73 de la Loi, datée de mai 2005.
- 2. «Formule B : Déclaration de l'évaluateur — Détermination de la capacité ou de l'incapacité — Soins de la personne» pour l'application du paragraphe 49 (2) ou de l'article 74 ou 75 de la Loi, datée de mai 2005.
- 3. «Formule C : Rapport d'évaluation» pour l'application du paragraphe 78 (4) de la Loi, datée de mai 2005.
- 4. «Formule D : Déclaration de l'évaluateur concernant la capacité d'accorder une procuration pour les soins de la personne avec dispositions spéciales» pour l'application de la disposition 2 du paragraphe 50 (1) de la Loi, datée de mai 2005.
- 5. «Formule E : Déclaration de l'évaluateur concernant la capacité de révoquer une procuration pour les soins de la personne avec dispositions spéciales» pour l'application du paragraphe 50 (4) de la Loi, datée de mai 2005.

Abrogation

8. Le Règlement de l'Ontario 293/96 est abrogé.

Entrée en vigueur

9. Le présent règlement entre en vigueur le 1^{er} décembre 2005.

35/05

ONTARIO REGULATION 461/05

made under the

ENVIRONMENTAL PROTECTION ACT

Made: July 15, 2005
Filed: August 10, 2005

Amending Reg. 347 of R.R.O. 1990
(General — Waste Management)

Note: Regulation 347 has previously been amended. Those amendments are listed in the [Table of Regulations](#) [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) Clause (a) of the definition of “acute hazardous waste chemical” in subsection 1 (1) of Regulation 347 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(a) a commercial waste chemical listed as an acute hazardous waste chemical in Part A of Schedule 2, other than a waste described in Schedule 2.1,

(2) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“aqueous waste” means waste that is aqueous and contains less than one per cent total organic carbon by weight and less than one per cent total suspended solids by weight;

(3) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“characteristic waste” means hazardous waste that is,

- (a) corrosive waste,
- (b) ignitable waste,
- (c) leachate toxic waste, or
- (d) reactive waste;

(4) The definition of “commercial waste chemical” in subsection 1 (1) of the Regulation is amended by striking out “except as specified in subparagraph i, ii or iii” in the portion after clause (c) and substituting “except as specified in clause (a), (b) or (c)”.

(5) The definition of “corrosive waste” in subsection 1 (1) of the Regulation is amended by striking out “or” at the end of clause (a), by adding “or” at the end of clause (b) and by adding the following clause:

- (c) is a solid and, when prepared in a mixture or solution with distilled water that is 50 per cent waste by weight, has a pH less than or equal to two or greater than or equal to 12.5 as determined by a pH meter;

(6) Clause (a) of the definition of “hazardous industrial waste” in subsection 1 (1) of the Regulation is revoked and the following substituted:

- (a) a waste listed as a hazardous industrial waste in Schedule 1, other than a waste described in Schedule 1.1,

(7) Clause (h) of the definition of “hazardous waste” in subsection 1 (1) of the Regulation is revoked and the following substituted:

- (h) radioactive waste, except radioisotope wastes disposed of in a landfilling site in accordance with the written instructions of the Canadian Nuclear Safety Commission,

(8) Clause (k) of the definition of “hazardous waste” in subsection 1 (1) of the Regulation is revoked and the following substituted:

(k) PCB waste,

(9) Subclause (m) (ii) of the definition of “hazardous waste” in subsection 1 (1) of the Regulation is revoked and the following substituted:

(ii) is owned by the Crown or the Ontario Clean Water Agency, subject to an agreement with a municipality under the *Ontario Water Resources Act*, or

(10) Clause (a) of the definition of “hazardous waste chemical” in subsection 1 (1) of the Regulation is revoked and the following substituted:

(a) a commercial waste chemical listed as a hazardous waste chemical in Part B of Schedule 2, other than a waste described in Schedule 2.2,

(11) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“land disposal” means, with respect to a waste, the deposit or disposal of the waste upon, into, in or through land, including,

- (a) the deposit of the waste at a dump,
 - (b) the landfilling of the waste,
 - (c) the discharge of the waste into a geological formation by means of a well, and
 - (d) the landfarming of the waste, in the case of a petroleum refining waste,
- and “land disposed” has a corresponding meaning;

(12) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“landfarming” means the biodegradation of petroleum refining wastes by naturally occurring soil bacteria by means of controlled application of the wastes to land followed by periodic tilling;

(13) The definition of “leachate toxic waste” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“leachate toxic waste” means a waste producing leachate containing any of the contaminants listed in Schedule 4 at a concentration equal to or in excess of the concentration specified for that contaminant in Schedule 4 using the Toxicity Characteristic Leaching Procedure;

(14) Clause (a) of the definition of “liquid industrial waste” in subsection 1 (1) of the Regulation is revoked and the following substituted:

- (a) hazardous waste,
- (a.1) hauled sewage,

(15) Clause (c) of the definition of “liquid industrial waste” in subsection 1 (1) of the Regulation is revoked and the following substituted:

(c) waste from the operation of a water works subject to the *Ontario Water Resources Act* or the *Safe Drinking Water Act, 2002*,

(16) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“listed waste” means hazardous waste that is,

- (a) an acute hazardous waste chemical,
- (b) hazardous industrial waste,
- (c) a hazardous waste chemical, or
- (d) severely toxic waste;

(17) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“non-aqueous waste” means waste that is not aqueous waste;

(18) Subsection 1 (1) of the Regulation is amended by adding the following definitions:

“PCB” has the same meaning as in Regulation 362 of the Revised Regulations of Ontario, 1990 (Waste Management — PCBs) made under the Act;

“PCB waste” has the same meaning as in Regulation 362 of the Revised Regulations of Ontario, 1990 (Waste Management — PCBs) made under the Act;

(19) The definition of “Regional Director” in subsection 1 (1) of the Regulation is amended by striking out “the Director of the Waste Management Branch” and substituting “the Director of the Waste Management Policy Branch”.

(20) Clause (a) of the definition of “severely toxic waste” in subsection 1 (1) of the Regulation is revoked and the following substituted:

- (a) a waste that contains a contaminant listed as a severely toxic contaminant in Schedule 3 at a concentration greater than one part per million,

(21) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“soil mixture” includes a mixture of soil and liquids, sludges or solids, where,

- (a) the mixture cannot be separated by simple mechanical removal processes; and
- (b) based on visual inspection, the volume of the mixture is made up primarily of soil or other finely divided material that is similar to soil;

(22) Clauses (a) and (b) of the definition of “subject waste” in subsection 1 (1) of the Regulation are revoked and the following substituted:

- (a) liquid industrial waste,
- (b) hazardous waste, and

(b.1) waste that was characteristic waste but that has been treated so that it is no longer characteristic waste, if the waste may not be disposed of by land disposal under subsection 79 (1),

(23) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“Toxicity Characteristic Leaching Procedure” means the Toxicity Characteristic Leaching Procedure, Method 1311, that appears in United States Environmental Protection Agency Publication SW-846 entitled “Test Methods for Evaluating Solid Waste, Physical/Chemical Methods”, as amended from time to time, or a test method that the Director has approved in writing as equivalent;

(24) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“treatment code” means a code listed as a treatment code in Schedule 7;

(25) Clause (a) of the definition of “waste-derived fuel” in subsection 1 (1) of the Regulation is revoked and the following substituted:

- (a) is hazardous waste, liquid industrial waste, waste described in clause (p), (q), (r), (s), (t) or (u) of the definition of “hazardous waste” or waste described in clause (d) of the definition of “liquid industrial waste”,

2. Paragraph 6 of subsection 3 (2) of the Regulation is amended by striking out “or” at the end of subparagraph i and by adding the following subparagraph:

- i.1 a sewage works outside Ontario, if the utilization of pickle liquor for this purpose is acceptable to the environmental regulatory authority in the jurisdiction where the sewage works is located, or

3. Subsection 5.2 (4) of the Regulation is amended by striking out “is exempt from sections 27, 30 and 32” and substituting “is exempt from sections 27, 30 and 32 of the Act”.

4. Subsection 8 (2) of the Regulation is revoked.

5. The Regulation is amended by adding the following section:

14.0.1 If hazardous waste is being handled, stored, treated or disposed of at a waste disposal site or transferred to a waste disposal site, no person shall cause or permit the hazardous waste to be mixed, blended, bulked or in any other way intermingled with any other waste or material, unless the mixing, blending, bulking or other intermingling is in accordance with a certificate of approval or provisional certificate of approval issued under Part V of the Act for the waste disposal site.

6. Subsection 16 (1) of the Regulation is amended by adding the following paragraph:

5.1 If hazardous waste is being transferred to or from a waste transportation vehicle or is being transported in a waste transportation vehicle, no person shall cause or permit the hazardous waste to be mixed, blended, bulked or in any other way intermingled with any other waste or material, unless,

- i. the mixing, blending, bulking or other intermingling is in accordance with a certificate of approval or provisional certificate of approval issued under Part V of the Act for the receiving facility named in the manifest that is related to the waste transportation vehicle’s load, and the carrier has, accompanying the load, a document from the owner or operator of the receiving facility agreeing to accept the mixed, blended, bulked or otherwise intermingled waste, or

- ii. the mixing, blending, bulking or other intermingling is done in accordance with a certificate of approval or provisional certificate of approval issued under Part V of the Act for a waste transportation system that the waste transportation vehicle is part of.

7. The Regulation is amended by adding the following section:

WASTE GENERATION FACILITIES

17.1 (1) Sections 27, 40 and 41 of the Act do not apply to a waste generation facility in respect of the activities set out in subsection (2), to the extent that those activities relate to,

- (a) waste that was produced at the waste generation facility, other than PCB waste; or
 - (b) waste that came legally to the waste generation facility but was not produced at the facility, other than PCB waste, soil or a soil mixture.
- (2) The following activities are the activities referred to in subsection (1):
1. The production, collection, handling or temporary storage of municipal waste.
 2. The production, collection, handling or temporary storage of subject waste.
 3. The processing of waste, if the processing does not involve,
 - i. the combustion or land application of municipal waste, hazardous waste or liquid industrial waste,
 - ii. the mixing, blending, bulking or other intermingling of waste or other material with characteristic waste or listed waste that, pursuant to section 75, 76, 77, 78 or 79, may not be land disposed, or
 - iii. the processing of soil.
 4. The processing of municipal waste at an on-site incinerator that, pursuant to subsection 28 (1) of this Regulation, is exempt from the operation of section 27 of the Act.
 5. The processing of characteristic waste or listed waste, if the processing involves the mixing, blending, bulking or other intermingling of waste or other material with the characteristic waste or listed waste, and,
 - i. the processing will, by itself or in conjunction with other processing, permit the land disposal of the characteristic waste or listed waste under section 75, 76, 77, 78 or 79, or
 - ii. the mixed, blended, bulked or otherwise intermingled waste is to be transported to a receiving facility, the mixing, blending, bulking or other intermingling is in accordance with a certificate of approval or provisional certificate of approval issued under Part V of the Act for the receiving facility, and the operator of the waste generation facility has, at the waste generation facility, a document from the owner or operator of the receiving facility agreeing to accept the mixed, blended, bulked or otherwise intermingled waste.
 6. The processing of waste so that it becomes exempt from Part V of the Act and this Regulation under paragraph 7 of subsection 3 (1).
 7. The introduction of waste into, and the processing of waste in preparation for the introduction of the waste into,
 - i. a sewage works that is subject to the *Ontario Water Resources Act* or that was established before August 3, 1957, or
 - ii. a sewage system regulated under Part 8 of Ontario Regulation 403/97 (Building Code) made under the *Building Code Act, 1992*.
 8. The packaging or offering of waste for retail sale to meet a realistic market demand, and the processing of waste, if the processing is for the purpose of packaging or offering the waste for retail sale to meet a realistic demand.
 9. The transfer to a waste transportation vehicle of,
 - i. municipal waste, or
 - ii. subject waste, other than characteristic waste or listed waste that, pursuant to section 75, 76, 77, 78 or 79, may not be land disposed.
 10. The transfer to a waste transportation vehicle of characteristic waste or listed waste that, pursuant to section 75, 76, 77, 78 or 79, may not be land disposed, if the transfer does not involve the mixing, blending, bulking or other intermingling of the characteristic waste or listed waste with any other waste or material.
 11. The transfer to a waste transportation vehicle of characteristic waste or listed waste that, pursuant to section 75, 76, 77, 78 or 79, may not be land disposed, if the transfer involves the mixing, blending, bulking or other intermingling of the characteristic waste or listed waste with any other waste or material and,

- i. the mixing, blending, bulking or other intermingling is in accordance with a certificate of approval or provisional certificate of approval issued under Part V of the Act for the receiving facility named in the manifest that is related to the waste transportation vehicle's load, and the carrier has, accompanying the load, a document from the owner or operator of the receiving facility agreeing to accept the mixed, blended, bulked or otherwise intermingled waste, or
- ii. the mixing, blending, bulking or other intermingling is done in accordance with a certificate of approval or provisional certificate of approval issued under Part V of the Act for a waste transportation system that the waste transportation vehicle is part of.

(3) Subsection (1) does not apply to a waste generation facility if waste management is the principal function of the waste generation facility.

17.2 If a waste generation facility to which subsection 17.1 (1) applies stores subject waste, the operator and the owner of the facility shall ensure that it is operated in accordance with the following rules:

1. Subject waste must be stored, handled and maintained so as to prevent,
 - i. leaks or spills of the waste, or
 - ii. damage to or deterioration of the container in which the waste is stored.
2. Subject waste must not be stored for a period exceeding 24 months unless an application for a certificate of approval respecting the storage of subject waste by the waste generation facility has been made and not yet determined.
3. The first time that subject waste is stored at the waste generation facility for more than 90 days, a notice must be given to the Regional Director, within five business days after the 90th day of storage, that,
 - i. describes, as accurately as possible, the nature, amount and location of subject waste stored, or expected to be stored in the future, at the waste generation facility for more than 90 days, and
 - ii. indicates how frequently subject waste is expected to be stored in the future at the waste generation facility for more than 90 days.
4. If notice is given under paragraph 3, written notice must be given to the Regional Director of,
 - i. any change in the information referred to in paragraph 3, within five business days after the change, or
 - ii. the closure of the waste generation facility, within five business days after the closure.
5. If subject waste is stored at the waste generation facility for more than 90 days, a record must be made of the following information within five business days after the 90th day of storage:
 - i. The name and waste number of the waste.
 - ii. The quantity of the waste.
 - iii. The manner in which the waste is stored.
 - iv. The reasons for storing the waste.
 - v. The anticipated time and manner of disposal of the waste.
6. A record made under paragraph 5 must be updated as often as necessary to ensure that it contains information that is current to within five business days.
7. A record made or updated under paragraph 5 or 6 must be retained at the location where subject waste is stored.
8. A record made or updated under paragraph 5 or 6 must be retained until the date that the subject waste is no longer stored, and for at least two years after that date.

8. (1) Section 18 of the Regulation is amended by adding the following subsection:

(1.1) Subsection (1) applies to waste produced, collected, handled or stored at the waste generation facility that is subject waste and that is characteristic waste or listed waste, even if the waste ceases to be hazardous waste while it is at the facility.

(2) Subsection 18 (2) of the Regulation is revoked and the following substituted:

(2) Every report referred to in subsection (1) or (6) shall be in the form or format provided or approved by the Ministry, shall comply with the Manual and shall contain the data, analysis and other information necessary to enable the Director to satisfy himself or herself of the following:

1. The quality, quantity and nature of the waste.
2. The required treatment for the waste and the planned treatment for the waste.
3. The intended manner and location of the disposal of the waste or, if the waste is not to be disposed, the use to which the waste will be put.
4. Compliance with all applicable legal requirements.

(3) Subsection 18 (5) of the Regulation is revoked.

(4) Subsection 18 (6) of the Regulation is revoked and the following substituted:

(6) If there is any change from the information submitted in an initial Generator Registration Report, the most recent annual Generator Registration Report or any previous supplementary Generator Registration Reports, the generator shall submit a supplementary Generator Registration Report to the Director within 15 days after the change.

(6.1) A generator who submits an initial, annual or supplementary Generator Registration Report to the Director shall make a record of all data, analysis and other information used in the preparation of the report and shall keep the record at the waste generation facility for at least three years.

(5) Subsection 18 (10) of the Regulation is revoked.

(6) The definition of “liquid waste” in subsection 18 (15) of the Regulation is amended by striking out “set out in Schedule 5” at the end and substituting “set out in Schedule 9”.

9. Section 35 of the Regulation is revoked and the following substituted:

35. Section 19 and sections 21 to 27 do not apply in respect of subject waste that is stationary refrigerant waste being managed in accordance with section 30.

10. Section 42 of the Regulation is revoked and the following substituted:

42. Section 19 and sections 21 to 27 do not apply in respect of subject waste that is mobile refrigerant waste being managed in accordance with section 37.

11. Subsection 47 (1) of the Regulation is amended by striking out “the Chief Fire Official as defined in subsection 1.2.1 of Regulation 454 of the Revised Regulations of Ontario, 1990” and substituting “the Chief Fire Official appointed under subsection 1.1.8 of Ontario Regulation 388/97 (Fire Code) made under the *Fire Protection and Prevention Act, 1997*”.

12. Subsection 59 (2) of the Regulation is amended by striking out “the Chief Fire Official as defined in subsection 1.2.1 of Regulation 454 of the Revised Regulations of Ontario, 1990” and substituting “the Chief Fire Official appointed under subsection 1.1.8 of Ontario Regulation 388/97 (Fire Code) made under the *Fire Protection and Prevention Act, 1997*”.

13. Section 60 of the Regulation is revoked and the following substituted:

60. In the event of conflict between sections 44 to 59 of this Regulation and Ontario Regulation 388/97 (Fire Code) made under the *Fire Protection and Prevention Act, 1997* or Ontario Regulation 213/01 (Fuel Oil) made under the *Technical Standards and Safety Act, 2000*, Ontario Regulation 388/97 or 213/01 prevails.

14. The Regulation is amended by adding the following section:

LAND DISPOSAL OF HAZARDOUS WASTE

74. No person shall dispose of PCB waste by land disposal.

15. The Regulation is amended by adding the following sections:

75. (1) No person shall dispose of hazardous waste that is hazardous industrial waste by land disposal unless, before it is land disposed, the waste is treated in accordance with the following rules:

1. Subject to paragraph 3, the following rules apply in respect of each regulated constituent set out for the waste in Schedule 1 if the waste is an aqueous waste:
 - i. If Column 5 of Schedule 1 sets out one or more treatment codes as the land disposal treatment requirement for that regulated constituent of the waste,
 - A. the waste must be treated in accordance with Schedule 1 using the treatment methods set out for those treatment codes in Schedule 7, and
 - B. the treated waste resulting from each treatment method must meet the treatment standard set out for that method in Schedule 7.
 - ii. If Column 5 of Schedule 1 sets out a numerical concentration as the land disposal treatment requirement for that regulated constituent of the waste, the waste must be treated so that, based on an analysis of composite samples, the concentration of the regulated constituent in the treated waste is less than that concentration.
 - iii. If subparagraphs i and ii both apply, the waste only needs to be treated in accordance with one of those subparagraphs.
2. Subject to paragraph 3, the following rules apply in respect of each regulated constituent set out for the waste in Schedule 1 if the waste is a non-aqueous waste:

- i. If Column 6 of Schedule 1 sets out one or more treatment codes as the land disposal treatment requirement for that regulated constituent of the waste,
 - A. the waste must be treated in accordance with Schedule 1 using the treatment methods set out for those treatment codes in Schedule 7, and
 - B. the treated waste resulting from each treatment method must meet the treatment standard set out for that method in Schedule 7.
- ii. If Column 6 of Schedule 1 sets out a numerical concentration as the land disposal treatment requirement for that regulated constituent of the waste, the waste must be treated so that, based on an analysis of grab samples, the concentration of the regulated constituent in the treated waste is less than that concentration.
- iii. For the purpose of subparagraph ii, if the numerical concentration set out in Column 6 of Schedule 1 is expressed as a TCLP concentration, the concentration in the treated waste must be determined using the Toxicity Characteristic Leaching Procedure.
- iv. If subparagraphs i and ii both apply, the waste only needs to be treated in accordance with one of those subparagraphs.

3. If treatment subcategories are set out for the waste in Schedule 1, paragraphs 1 and 2 apply to the treatment subcategory that most closely describes the waste.

(2) Dilution may not be used to comply with subparagraph 1 ii or 2 ii of subsection (1).

(3) Despite subsection (1), a person may dispose of hazardous waste that is hazardous industrial waste by land disposal if the waste has been treated in a manner that the Director has approved in writing as equivalent to the treatment referred to in subsection (1).

(4) Subsections (1) to (3) do not apply to a waste until December 31, 2009 unless the waste is listed in Schedule 10.

76. (1) No person shall dispose of hazardous waste that is acute hazardous waste chemical by land disposal unless, before it is land disposed, the waste is treated in accordance with the following rules:

1. Subject to paragraph 3, the following rules apply in respect of each regulated constituent set out for the waste in Part A of Schedule 2 if the waste is an aqueous waste:

- i. If Column 6 of Part A of Schedule 2 sets out one or more treatment codes as the land disposal treatment requirement for that regulated constituent of the waste,
 - A. the waste must be treated in accordance with Part A of Schedule 2 using the treatment methods set out for those treatment codes in Schedule 7, and
 - B. the treated waste resulting from each treatment method must meet the treatment standard set out for that method in Schedule 7.
- ii. If Column 6 of Part A of Schedule 2 sets out a numerical concentration as the land disposal treatment requirement for that regulated constituent of the waste, the waste must be treated so that, based on an analysis of composite samples, the concentration of the regulated constituent in the treated waste is less than that concentration.
- iii. If subparagraphs i and ii both apply, the waste only needs to be treated in accordance with one of those subparagraphs.

2. Subject to paragraph 3, the following rules apply in respect of each regulated constituent set out for the waste in Part A of Schedule 2 if the waste is a non-aqueous waste:

- i. If Column 7 of Part A of Schedule 2 sets out one or more treatment codes as the land disposal treatment requirement for that regulated constituent of the waste,
 - A. the waste must be treated in accordance with Part A of Schedule 2 using the treatment methods set out for those treatment codes in Schedule 7, and
 - B. the treated waste resulting from each treatment method must meet the treatment standard set out for that method in Schedule 7.
- ii. If Column 7 of Part A of Schedule 2 sets out a numerical concentration as the land disposal treatment requirement for that regulated constituent of the waste, the waste must be treated so that, based on an analysis of grab samples, the concentration of the regulated constituent in the treated waste is less than that concentration.
- iii. For the purpose of subparagraph ii, if the numerical concentration set out in Column 7 of Part A of Schedule 2 is expressed as a TCLP concentration, the concentration in the treated waste must be determined using the Toxicity Characteristic Leaching Procedure.
- iv. If subparagraphs i and ii both apply, the waste only needs to be treated in accordance with one of those subparagraphs.

3. If treatment subcategories are set out for the waste in Part A of Schedule 2, paragraphs 1 and 2 apply to the treatment subcategory that most closely describes the waste.

(2) Dilution may not be used to comply with subparagraph 1 ii or 2 ii of subsection (1).

(3) Despite subsection (1), a person may dispose of hazardous waste that is acute hazardous waste chemical by land disposal if the waste has been treated in a manner that the Director has approved in writing as equivalent to the treatment referred to in subsection (1).

(4) Subsections (1) to (3) do not apply to a waste until December 31, 2009 unless the waste is listed in Schedule 11.

77. (1) No person shall dispose of hazardous waste that is hazardous waste chemical by land disposal unless, before it is land disposed, the waste is treated in accordance with the following rules:

1. Subject to paragraph 3, the following rules apply in respect of each regulated constituent set out for the waste in Part B of Schedule 2 if the waste is an aqueous waste:

- i. If Column 6 of Part B of Schedule 2 sets out one or more treatment codes as the land disposal treatment requirement for that regulated constituent of the waste,

- A. the waste must be treated in accordance with Part B of Schedule 2 using the treatment methods set out for those treatment codes in Schedule 7, and

- B. the treated waste resulting from each treatment method must meet the treatment standard set out for that method in Schedule 7.

- ii. If Column 6 of Part B of Schedule 2 sets out a numerical concentration as the land disposal treatment requirement for that regulated constituent of the waste, the waste must be treated so that, based on an analysis of composite samples, the concentration of the regulated constituent in the treated waste is less than that concentration.

- iii. If subparagraphs i and ii both apply, the waste only needs to be treated in accordance with one of those subparagraphs.

2. Subject to paragraph 3, the following rules apply in respect of each regulated constituent set out for the waste in Part B of Schedule 2 if the waste is a non-aqueous waste:

- i. If Column 7 of Part B of Schedule 2 sets out one or more treatment codes as the land disposal treatment requirement for that regulated constituent of the waste,

- A. the waste must be treated in accordance with Part B of Schedule 2 using the treatment methods set out for those treatment codes in Schedule 7, and

- B. the treated waste resulting from each treatment method must meet the treatment standard set out for that method in Schedule 7.

- ii. If Column 7 of Part B of Schedule 2 sets out a numerical concentration as the land disposal treatment requirement for that regulated constituent of the waste, the waste must be treated so that, based on an analysis of grab samples, the concentration of the regulated constituent in the treated waste is less than that concentration.

- iii. For the purpose of subparagraph ii, if the numerical concentration set out in Column 7 of Part B of Schedule 2 is expressed as a TCLP concentration, the concentration in the treated waste must be determined using the Toxicity Characteristic Leaching Procedure.

- iv. If subparagraphs i and ii both apply, the waste only needs to be treated in accordance with one of those subparagraphs.

3. If treatment subcategories are set out for the waste in Part B of Schedule 2, paragraphs 1 and 2 apply to the treatment subcategory that most closely describes the waste.

(2) Dilution may not be used to comply with subparagraph 1 ii or 2 ii of subsection (1).

(3) Despite subsection (1), a person may dispose of hazardous waste that is hazardous waste chemical by land disposal if the waste has been treated in a manner that the Director has approved in writing as equivalent to the treatment referred to in subsection (1).

(4) Subsections (1) to (3) do not apply to a waste until December 31, 2009 unless the waste is listed in Schedule 12.

16. The Regulation is amended by adding the following section:

78. (1) No person shall dispose of hazardous waste that is severely toxic waste by land disposal unless, before it is land disposed, the waste is treated in accordance with the following rules:

1. If the waste is an aqueous waste, the waste must be treated so that, in the treated waste, based on an analysis of composite samples, the concentration of the regulated constituent set out for the waste in Schedule 3 is less than the numerical concentration set out for that regulated constituent in Column 6 of Schedule 3.

2. If the waste is a non-aqueous waste, the waste must be treated so that, in the treated waste, based on an analysis of grab samples, the concentration of the regulated constituent set out for the waste in Schedule 3 is less than the numerical concentration set out for that regulated constituent in Column 7 of Schedule 3.

(2) Dilution may not be used to comply with paragraph 1 or 2 of subsection (1).

(3) Despite subsection (1), a person may dispose of hazardous waste that is severely toxic waste by land disposal if the waste has been treated in a manner that the Director has approved in writing as equivalent to the treatment referred to in subsection (1).

17. The Regulation is amended by adding the following section:

79. (1) No person shall dispose of characteristic waste by land disposal unless, before it is land disposed, the waste is treated in accordance with the following rules:

1. Subject to paragraphs 3 and 4, the following rules apply in respect of each regulated constituent set out for the waste in Schedule 5 if the waste is an aqueous waste:
 - i. If Column 5 of Schedule 5 sets out one or more treatment codes as the land disposal treatment requirement for that regulated constituent of the waste,
 - A. the waste must be treated in accordance with Schedule 5 using the treatment methods set out for those treatment codes in Schedule 7, and
 - B. the treated waste resulting from each treatment method must meet the treatment standard set out for that method in Schedule 7.
 - ii. If Column 5 of Schedule 5 sets out a numerical concentration as the land disposal treatment requirement for that regulated constituent of the waste, the waste must be treated so that, based on an analysis of composite samples, the concentration of the regulated constituent in the treated waste is less than that concentration.
 - iii. If subparagraphs i and ii both apply, the waste only needs to be treated in accordance with one of those subparagraphs.
 - iv. If Column 5 of Schedule 5 contains the words “meet Schedule 6 standards” in respect of a land disposal treatment requirement for the waste and, on or after December 31, 2009, the waste is treated in accordance with that requirement, the waste must also be treated so that, based on an analysis of composite samples, the concentration in the treated waste of each regulated constituent listed in Schedule 6 is less than the concentration set out for that regulated constituent in Column 3 of Schedule 6.
2. Subject to paragraphs 3 and 4, the following rules apply in respect of each regulated constituent set out for the waste in Schedule 5 if the waste is a non-aqueous waste:
 - i. If Column 6 of Schedule 5 sets out one or more treatment codes as the land disposal treatment requirement for that regulated constituent of the waste,
 - A. the waste must be treated in accordance with Schedule 5 using the treatment methods set out for those treatment codes in Schedule 7, and
 - B. the treated waste resulting from each treatment method must meet the treatment standard set out for that method in Schedule 7.
 - ii. If Column 6 of Schedule 5 sets out a numerical concentration as the land disposal treatment requirement for that regulated constituent of the waste, the waste must be treated so that, based on an analysis of grab samples, the concentration of the regulated constituent in the treated waste is less than that concentration.
 - iii. If subparagraphs i and ii both apply, the waste only needs to be treated in accordance with one of those subparagraphs.
 - iv. If Column 6 of Schedule 5 contains the words “meet Schedule 6 standards” in respect of a land disposal treatment requirement for the waste and, on or after December 31, 2009, the waste is treated in accordance with that requirement, the waste must also be treated so that, based on an analysis of grab samples, the concentration in the treated waste of each regulated constituent listed in Schedule 6 is less than the concentration set out for that regulated constituent in Column 4 of Schedule 6.
 - v. For the purpose of subparagraphs ii and iv, if the numerical concentration set out in Column 6 of Schedule 5 or Column 4 of Schedule 6 is expressed as a TCLP concentration, the concentration in the treated waste must be determined using the Toxicity Characteristic Leaching Procedure.
3. If Column 5 or 6 of Schedule 5 contains the words “best efforts to achieve” in respect of a numerical concentration that is set out as the land disposal treatment requirement for that regulated constituent of the waste, it is not necessary for the concentration of the regulated constituent in the treated waste to be less than that concentration, but the person treating the waste must use the person’s best efforts to achieve that standard.

4. If treatment subcategories are set out for the waste in Schedule 5, paragraphs 1 to 3 apply to the treatment subcategory that most closely describes the waste.
- (2) Dilution may not be used to comply with subparagraph 1 ii or iv or 2 ii or iv of subsection (1).
- (3) Nothing in this section requires further treatment for a regulated constituent of a waste if,
 - (a) treatment that is required for the waste by subsection (1) causes the concentration of the regulated constituent in the treated waste to increase;
 - (b) a numerical concentration is set out as the land disposal treatment requirement for that regulated constituent of the waste in,
 - (i) Column 5 of Schedule 5, if the waste is an aqueous waste, or
 - (ii) Column 6 of Schedule 5, if the waste is a non-aqueous waste; and
 - (c) the concentration of the regulated constituent in the untreated waste was less than the concentration referred to in clause (b).
- (4) For the purpose of subsection (3), if the numerical concentration referred to in clause (3) (b) is expressed as a TCLP concentration, the concentration of the regulated constituent in the untreated waste and in the treated waste must be determined using the Toxicity Characteristic Leaching Procedure.
- (5) Despite subsection (1), a person may dispose of characteristic waste by land disposal if the waste has been treated in a manner that the Director has approved in writing as equivalent to the treatment referred to in subsection (1).
- (6) This section does not apply to a hazardous waste that is a characteristic waste and that is also a listed waste if all of the regulated constituents set out for the waste in Schedule 5 are regulated constituents set out for the waste in Schedule 1, Part A of Schedule 2, Part B of Schedule 2 or Schedule 3.
- (7) Subsections (1) to (5) do not apply to a waste until December 31, 2009 unless the waste is listed in Schedule 13.

18. The Regulation is amended by adding the following sections:

- 80. (1)** Sections 75, 77 and 79 do not apply to the land disposal of a sealed container if,
- (a) a certificate described in subsection (3) is affixed to the container;
 - (b) the container does not appear to be broken or leaking; and
 - (c) the seal does not appear to be broken or tampered with.
- (2) A generator who transfers a sealed container containing waste shall affix a certificate described in subsection (3) to the container if,
- (a) all the waste in the container is hazardous industrial waste, hazardous waste chemical or characteristic waste;
 - (b) the waste in the container was produced at the generator's waste generation facility;
 - (c) the waste generation facility produces a total of less than 100 kilograms of hazardous industrial waste, hazardous waste chemical and characteristic waste in any month;
 - (d) no waste in the container has been mixed, blended, bulked or in any other way intermingled with any other waste or material;
 - (e) the container and its seal comply with any requirements of the Manual; and
 - (f) the total weight of the container and its contents does not exceed 250 kilograms.
- (3) The certificate referred to in clause (1) (a) and subsection (2) must contain the following:
1. The name, address and telephone number of the generator.
 2. A statement that, pursuant to subsection (1), sections 75, 77 and 79 do not apply to the land disposal of the sealed container, as long as,
 - i. the container does not appear to be broken or leaking, and
 - ii. the seal does not appear to be broken or tampered with.
 3. A description of the contents of the container, including,
 - i. a statement that all the waste in the container is hazardous industrial waste, hazardous waste chemical or characteristic waste,
 - ii. a statement that no waste in the container has been mixed, blended, bulked or in any other way intermingled with any other waste or material, and

iii. a statement that the waste in the container was produced at the generator's waste generation facility.

4. A statement that the waste generation facility produces a total of less than 100 kilograms of hazardous industrial waste, hazardous waste chemical and characteristic waste in any month.
5. A statement that the container and its seal comply with any requirements of the Manual.
6. A statement that the total weight of the container and its contents does not exceed 250 kilograms.

81. Sections 75 to 79 do not apply to the land disposal of hazardous waste that is composed only of combined quantities of individual wastes described in one or more of clauses (n), (p), (q), (r), (s), (t) and (u) of the definition of "hazardous waste" in subsection 1 (1) if,

- (a) each of the individual wastes was brought to and accepted by a waste disposal site that accepts that type of waste from the general public, handles and temporarily stores it, but does not process or dispose of it; and
- (b) each of the individual wastes would be hazardous waste if it were produced by a commercial or industrial generator or if it were produced in a larger quantity.

19. The Regulation is amended by adding the following sections:

82. (1) Despite sections 75 to 79, a person may dispose of listed waste or characteristic waste by land disposal if the waste is soil or a soil mixture and the waste is first treated in accordance with the following rules:

1. If the soil or soil mixture is corrosive waste, ignitable waste or reactive waste, it must be treated so that it ceases to be corrosive waste, ignitable waste or reactive waste, as the case may be.
 2. For each regulated constituent listed in Schedule 6 that can reasonably be expected to be present in the soil or soil mixture at a concentration that exceeds 10 times the standard set out for that regulated constituent in Column 4 of that Schedule, the soil or soil mixture must be treated so that,
 - i. the concentration of the regulated constituent after the treatment is not more than 10 per cent of the concentration of the regulated constituent before the treatment, or
 - ii. the concentration of the regulated constituent after the treatment is not more than 10 times the standard set out for the regulated constituent in Column 4 of Schedule 6.
 3. For the purpose of subparagraph 2 i, the concentration of the regulated constituent shall be based on,
 - i. the total concentration of the regulated constituent in the soil or soil mixture, measured in milligrams per kilogram, if,
 - A. the regulated constituent is a metal, and the soil or soil mixture is treated using a metals removal technology,
 - B. the regulated constituent is carbon disulfide, cyclohexanone or methanol, and the soil or soil mixture is treated using a metals removal technology, or
 - C. the regulated constituent is not a metal and is not carbon disulfide, cyclohexanone or methanol, or
 - ii. if subparagraph i does not apply, the concentration of the regulated constituent in leachate from the treated media, measured in milligrams per litre, when the soil or soil mixture is tested using the Toxicity Characteristic Leaching Procedure.
 4. If soil or a soil mixture is treated in accordance with paragraphs 1 to 3 and the residuals from the treatment are characteristic waste that is soil or a soil mixture, paragraphs 1 to 3 also apply to those residuals.
- (2) If soil or a soil mixture is treated in accordance with paragraphs 1 to 3 of subsection (1) and the residuals from the treatment are characteristic waste that is not soil or a soil mixture, section 79 applies to those residuals.

83. (1) In this section,

"debris" means solid waste that has a particle size of more than 60 millimetres, and includes material that remains with debris when simple mechanical means or simple physical means are used to separate material that is debris from material that is not debris;

"debris mixture" means a mixture of debris and other material where, based on visual inspection, the volume of the mixture is made up primarily of debris.

(2) Despite sections 75 to 79, a person may dispose of a listed waste or a characteristic waste by land disposal if the waste is debris or a debris mixture and the waste is first treated in accordance with the following rules:

1. One or more of the treatment methods listed in Schedule 8 must be used.
2. If Schedule 8 sets out restrictions applicable to a treatment method, that method may be used only in accordance with those restrictions.

3. When a treatment method listed in Schedule 8 is used, the treatment must achieve the standard set out for that treatment method in that Schedule.
4. If more than one treatment method listed in Schedule 8 is used and one of the treatment methods uses an immobilization technology, the method that uses the immobilization technology must be the last treatment method to be used.
5. After the waste is treated, the residuals from the treatment must be separated by simple mechanical means or simple physical means into,
 - i. residuals that are debris, and
 - ii. residuals that are not debris.
6. After the waste is treated, the residuals from the treatment that are debris must not be,
 - i. corrosive waste,
 - ii. ignitable waste,
 - iii. leachate toxic waste, or
 - iv. reactive waste.
7. If waste that is reactive waste because of the presence of cyanide is treated, the residuals from the treatment that are debris must be treated so that they may be land disposed in accordance with section 79 and, for that purpose, the residuals shall be deemed to be waste that is reactive waste because of the presence of cyanide.
8. If waste is treated by spalling, layers of the waste that are removed by spalling must be treated in accordance with the rules set out in this subsection and, for that purpose, the removed layers shall be deemed to be debris.
9. After the waste is treated, residuals from the treatment that are not debris must be treated in accordance with the following rules:
 - i. Residuals that are hazardous waste and are hazardous industrial waste must be treated so that they may be land disposed in accordance with section 75.
 - ii. Residuals that are hazardous waste and are acute hazardous waste chemical must be treated so that they may be land disposed in accordance with section 76.
 - iii. Residuals that are hazardous waste and are hazardous waste chemical must be treated so that they may be land disposed in accordance with section 77.
 - iv. Residuals that are hazardous waste and are severely toxic waste chemical must be treated so that they may be land disposed in accordance with section 78.
 - v. Residuals that are hazardous waste and are leachate toxic waste must be treated so that they may be land disposed in accordance with section 79.
 - vi. Residuals that are hazardous waste and are corrosive waste, ignitable waste or reactive waste must be treated so that they are no longer corrosive waste, ignitable waste or reactive waste, unless subparagraph vii applies.
 - vii. The following residuals from the treatment must be treated so that they may be land disposed in accordance with section 79 if they are hazardous waste:
 - A. Residuals that are reactive waste because of the presence of cyanide.
 - B. Residuals that are ignitable waste, are non-aqueous waste and contain 10 per cent total organic carbon or more.
- (3) If debris or a debris mixture is treated in accordance with the rules set out in subsection (2) and an immobilization technology described in Schedule 8 was not used, residuals from the treatment that are debris shall be deemed, for the purposes of this Regulation, not to be listed waste.
- (4) Subsection (2) does not apply to debris or a debris mixture that includes any of the following:
 1. Lead acid batteries, cadmium batteries or radioactive lead solids.
 2. Process residuals, including,
 - i. smelter slag,
 - ii. residues from the treatment of wastewater or other waste,
 - iii. sludge and residues from the treatment of sludge, and
 - iv. residues from air pollution control equipment.

3. Intact containers of hazardous waste that are not ruptured and that retain at least 75 per cent of the volume of the original container.

20. The Regulation is amended by adding the following section:

84. (1) A generator who transfers any of the following waste to a receiving facility shall, before or at the time the waste is received at the receiving facility, give the receiver notice of the information referred to in subsection (2):

1. Characteristic waste or listed waste that, pursuant to section 75, 76, 77, 78 or 79, may not be land disposed.
 2. Waste that was characteristic waste but has been treated so that it is no longer characteristic waste, if the waste may not be disposed of by land disposal under subsection 79 (1).
- (2) The information referred to in subsection (1) is the current information relating to the waste that is contained in,
- (a) the most recent annual Generator Registration Report submitted by the generator or, if no annual Generator Registration Report has been submitted, the initial Generator Registration Report submitted by the generator; and
 - (b) any subsequent supplementary Generator Registration Reports submitted by the generator.
- (3) The generator shall comply with subsection (1) by giving the information, or a specific Internet address where the information can be found,
- (a) to the carrier who transports the waste to the receiving facility, with instructions to deliver it to the receiver when the waste is delivered;
 - (b) to the receiver, in accordance with section 182 of the Act; or
 - (c) to the receiver, by fax or another form of delivery.
- (4) The generator is only required to comply with subsection (1) in respect of,
- (a) the first transfer to the receiving facility of each type of characteristic waste or listed waste identified in,
 - (i) the most recent annual Generator Registration Report submitted by the generator or, if no annual Generator Registration Report has been submitted, the initial Generator Registration Report submitted by the generator, and
 - (ii) any subsequent supplementary Generator Registration Reports submitted by the generator; and
 - (b) the first transfer to the receiving facility of a type of waste referred to in clause (a) following each significant change to information previously given to the receiver under subsection (1), if the change relates to the description or physical or chemical properties of that type of waste.
- (5) The generator shall make a record of its compliance with subsection (1), including the receiver to whom information was given under subsection (1) and the date the information was given.
- (6) The generator shall keep every record made under subsection (5) at the waste generation facility for two years.
- (7) If waste is transferred by a generator to a receiving facility, the waste was characteristic waste and the waste can be disposed of by land disposal under section 79,
- (a) the generator shall, before or at the time the waste is received at the receiving facility, give the receiver notice that the waste was characteristic waste and that the waste can be disposed of by land disposal under section 79; and
 - (b) subsections (3) to (6) apply, with necessary modifications, in respect of a notice required by clause (a).

21. The Regulation is amended by adding the following section:

85. (1) A generator or operator of a waste disposal site who treats waste in accordance with section 75, 76, 77, 78, 79, 82 or 83 shall develop and follow a written plan that requires regular and detailed chemical and physical testing of representative samples of the waste.

- (2) The person who develops the plan shall ensure that,
 - (a) the plan includes requirements to ensure that the testing will provide all information necessary to treat the waste in accordance with section 75, 76, 77, 78, 79, 82 or 83, as the case may be;
 - (b) the plan specifies the frequency with which testing will be conducted.
- (3) A person who develops a plan under subsection (1) shall keep a copy of the plan while that subsection applies to the person and for at least two years after that subsection ceases to apply to the person.
- (4) A person who is required to keep a copy of a plan under subsection (3) shall keep it at,
 - (a) the waste generation facility, if the person is a generator, or
 - (b) the waste disposal site, if the person is the operator of a waste disposal site.

(5) The person who is required to follow a plan under subsection (1) shall make a record of the result of every test conducted in accordance with the plan.

(6) A person who makes a record under subsection (5) shall keep the record for at least two years.

22. Schedule 1 to the Regulation is revoked and the following substituted:

**SCHEDULE 1
HAZARDOUS INDUSTRIAL WASTE**

Hazardous Industrial Waste from Non-Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
F001	The following spent halogenated solvents used in degreasing: Tetrachloroethylene, trichloroethylene, methylene chloride, 1,1,1-trichloroethane, carbon tetrachloride and chlorinated fluorocarbons; all spent solvent mixtures/blends used in degreasing containing, before use, a total of ten per cent or more (by volume) of one or more of the above halogenated solvents or those solvents listed in F002, F004 and F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.	Acetone	67-64-1	0.28	160
		Benzene	71-43-2	0.14	10
		n-Butyl alcohol	71-36-3	5.6	2.6
		Carbon disulfide	75-15-0	3.8	NA
		Carbon tetrachloride	56-23-5	0.057	6.0
		Chlorobenzene	108-90-7	0.057	6.0
		o-Cresol	95-48-7	0.11	5.6
		m-Cresol (difficult to distinguish from p- cresol)	108-39-4	0.77	5.6
		p-Cresol (difficult to distinguish from m- cresol)	106-44-5	0.77	5.6
		Cresol-mixed isomers (Cresylic acid) (sum of o-, m-, and p-cresol concentrations)	1319-77-3	0.88	11.2
		Cyclohexanone	108-94-1	0.36	NA
		o-Dichlorobenzene	95-50-1	0.088	6.0
		Ethyl acetate	141-78-6	0.34	33
		Ethyl benzene	100-41-4	0.057	10
		Ethyl ether	60-29-7	0.12	160
		Isobutyl alcohol	78-83-1	5.6	170
		Methanol	67-56-1	5.6	NA
		Methylene chloride	75-9-2	0.089	30
		Methyl ethyl ketone	78-93-3	0.28	36
		Methyl isobutyl ketone	108-10-1	0.14	33
		Nitrobenzene	98-95-3	0.068	14
		Pyridine	110-86-1	0.014	16
		Tetrachloroethylene	127-18-4	0.056	6.0
		Toluene	108-88-3	0.08	10
		1,1,1-Trichloroethane	71-55-6	0.054	6.0
		1,1,2-Trichloroethane	79-00-5	0.054	6.0
		1,1,2-Trichloro-1,2,2-trifluoroethane	76-13-1	0.057	30
		Trichloroethylene	79-01-6	0.054	6.0
		Trichlorofluoromethane	75-69-4	0.02	30
		Xylenes-mixed isomers (sum of o-, m-, and p-xylene concentrations)	1330-20-7	0.32	30
F002	The following spent halogenated solvents: Tetrachloroethylene, methylene chloride, trichloroethylene, 1,1,1-trichloroethane, chlorobenzene, 1,1,2-trichloro-1,2,2-trifluoroethane, ortho-	same as F001			

Hazardous Industrial Waste from Non-Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
	dichlorobenzene, trichlorofluoromethane and 1,1,2-trichloro-ethane; all spent solvent mixtures/blends containing, before use, a total of ten per cent or more (by volume) of one or more of the above halogenated solvents or those listed in F001, F004 or F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.				
F003	The following spent non-halogenated solvents: Xylene, acetone, ethyl acetate, ethyl benzene, ethyl ether, methyl isobutyl ketone, n-butyl alcohol, cyclohexanone and methanol; all spent solvent mixtures/blends containing, before use, only the above spent non-halogenated solvents; and all spent solvent mixtures/blends containing, before use, one or more of the above non-halogenated solvents, and, a total of ten per cent or more (by volume) of one or more of those solvents listed in F001, F002, F004 and F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.	Treatment Subcategory 1			
		All F003 wastes, except those identified in Subcategory 2:			
		same as F001			
		Treatment Subcategory 2			
		F003 solvent wastes, that contain any combination of one or more of the following three solvents as the only listed F001-5 solvents: carbon disulfide, cyclohexanone and/or methanol:			
		Carbon disulfide	75-15-0	3.8	4.8 mg/L TCLP
F004	The following spent non-halogenated solvents: Cresols and cresylic acid, and nitrobenzene; all spent solvent mixtures/blends containing, before use, a total of ten per cent or more (by volume) of one or more of the above non-halogenated solvents or those solvents listed in F001, F002 and F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.	Cyclohexanone	108-94-1	0.36	0.75 mg/L TCLP
		Methanol	67-56-1	5.6	0.75 mg/L TCLP
F005	The following spent non-halogenated solvents: Toluene, methyl ethyl	Treatment Subcategory 1			
		All F003 wastes, except those identified in Subcategory 2:			
		same as F001			

Hazardous Industrial Waste from Non-Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
	ketone, carbon disulfide, isobutanol, pyridine, benzene, 2-ethoxyethanol, and 2-nitropropane; all spent solvent mixtures/blends containing, before use, a total of ten per cent or more (by volume) of one or more of the above non-halogenated solvents or those solvents listed in F001, F002 or F004; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.	Treatment Subcategory 2			
		F003 solvent wastes, that contain any combination of one or more of the following three solvents as the only listed F001-5 solvents: carbon disulfide, cyclohexanone and/or methanol: same as F003 Subcategory 2			
		Treatment Subcategory 3			
		F005 solvent waste containing 2-Nitropropane as the only listed F001-5 solvents:			
		2-Nitropropane	79-46-9	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
		Treatment Subcategory 4			
		F005 solvent waste containing 2-Ethoxyethanol as the only listed F001-5 solvents:			
		2-Ethoxyethanol	110-80-5	BIODG; or CMBST	CMBST
F006	Wastewater treatment sludges from electroplating operations except from the following processes: (1) Sulfuric acid anodizing of aluminum; (2) tin plating on carbon steel; (3) zinc plating (segregated basis) on carbon steel; (4) aluminum or zinc-aluminum plating on carbon steel; (5) cleaning/stripping associated with tin, zinc and aluminum plating on carbon steel; and (6) chemical etching and milling of aluminum.	Cadmium	7440-43-9	0.69	0.11 mg/L TCLP
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Cyanides (Total) ⁷	57-12-5	1.2	590
		Cyanides (Amenable) ⁷	57-12-5	0.86	30
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
		Nickel	7440-02-0	3.98	11 mg/L TCLP
		Silver	7440-22-4	NA	0.14 mg/L TCLP
F007	Spent cyanide plating bath solutions from electroplating operations	Cadmium	7440-43-9	NA	0.11 mg/L TCLP
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Cyanides (Total) ⁷	57-12-5	1.2	590
		Cyanides (Amenable) ⁷	57-12-5	0.86	30
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
		Nickel	7440-02-0	3.98	11 mg/L TCLP
		Silver	7440-22-4	NA	0.14 mg/L TCLP
F008	Plating bath residues from the bottom of plating baths from electroplating operations where cyanides are used in the process.	Cadmium	7440-43-9	NA	0.11 mg/L TCLP
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Cyanides (Total) ⁷	57-12-5	1.2	590
		Cyanides (Amenable) ⁷	57-12-5	0.86	30
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
		Nickel	7440-02-0	3.98	11 mg/L TCLP
		Silver	7440-22-4	NA	0.14 mg/L TCLP
F009	Spent stripping and cleaning bath solutions from electroplating operations where cyanides are used in the process.	Cadmium	7440-43-9	NA	0.11 mg/L TCLP
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Cyanides (Total) ⁷	57-12-5	1.2	590
		Cyanides (Amenable) ⁷	57-12-5	0.86	30
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
		Nickel	7440-02-0	3.98	11 mg/L TCLP
		Silver	7440-22-4	NA	0.14 mg/L TCLP

Hazardous Industrial Waste from Non-Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
F010	Quenching bath residues from oil baths from metal heat treating operations where cyanides are used in the process.	Cyanides (Total) ⁷	57-12-5	1.2	590
		Cyanides (Amenable) ⁷	57-12-5	0.86	NA
F011	Spent cyanide solutions from salt bath pot cleaning from metal heat treating operations.	Cadmium	7440-43-9	NA	0.11 mg/L TCLP
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Cyanides (Total) ⁷	57-12-5	1.2	590
		Cyanides (Amenable) ⁷	57-12-5	0.86	30
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
		Nickel	7440-02-0	3.98	11 mg/L TCLP
		Silver	7440-22-4	NA	0.14 mg/L TCLP
F012	Quenching waste water treatment sludges from metal heat treating operations where cyanides are used in the process.	Cadmium	7440-43-9	NA	0.11 mg/L TCLP
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Cyanides (Total) ⁷	57-12-5	1.2	590
		Cyanides (Amenable) ⁷	57-12-5	0.86	30
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
		Nickel	7440-02-0	3.98	11 mg/L TCLP
		Silver	7440-22-4	NA	0.14 mg/L TCLP
F019	Wastewater treatment sludges from the chemical conversion coating of aluminum except from zirconium phosphating in aluminum can washing when such phosphating is an exclusive conversion coating process.	Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Cyanides (Total) ⁷	57-12-5	1.2	590
		Cyanides (Amenable) ⁷	57-12-5	0.86	30
F020	Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production or manufacturing use (as a reactant, chemical intermediate, or component in a formulating process) of tri- or tetrachlorophenol, or of intermediates used to produce their pesticide derivatives. (This listing does not include wastes from the production of Hexachlorophene from highly purified 2,4,5-trichlorophenol.).	HxCDDs (All Hexachlorodibenzo-p-dioxins)	NA	0.000063	0.001
		Hx CDFs (All Hexachlorodibenzofurans)	NA	0.000063	0.001
		PeCDDs (All Pentachlorodibenzo-p-dioxins)	NA	0.000063	0.001
		PeCDFs (All Pentachlorodibenzofurans)	NA	0.000035	0.001
		Pentachlorophenol	87-86-5	0.089	7.4
		TCDDs (All Tetrachlorodibenzo-p-dioxins)	NA	0.000063	0.001
		TCDFs (All Tetrachlorodibenzofurans)	NA	0.000063	0.001
		2,4,5-Trichlorophenol	95-95-4	0.18	7.4
		2,4,6-Trichlorophenol	88-06-2	0.035	7.4
		2,3,4,6-Tetrachlorophenol	58-90-2	0.03	7.4

Hazardous Industrial Waste from Non-Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
F021	Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production or manufacturing use (as a reactant, chemical intermediate, or component in a formulating process) of pentachlorophenol, or of intermediates used to produce its derivatives.	Same as F020			
F022	Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the manufacturing use (as a reactant, chemical intermediate, or component in a formulating process) of tetra-, penta-, or hexachlorobenzenes under alkaline conditions.	Same as F020			
F023	Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production of materials on equipment previously used for the production or manufacturing use (as a reactant, chemical intermediate, or component in a formulating process) of tri- and tetrachlorophenols. (This listing does not include wastes from equipment used only for the production or use of Hexachlorophene from highly purified 2,4,5-trichlorophenol.).	Same as F020			
F024	Process wastes, including but not limited to, distillation residues, heavy ends, tars, and reactor cleanout wastes, from the production of certain chlorinated aliphatic hydrocarbons by free radical catalyzed processes. These chlorinated aliphatic hydrocarbons are those having carbon chain lengths ranging from one to and including five, with varying amounts and positions of chlorine substitution. (This	All F024 wastes	NA	CMBST ⁸	CMBST ⁸
		2-Chloro-1,3-butadiene	126-99-8	0.057	0.28
		3-Chloropropylene	107-05-1	0.036	30
		1,1-Dichloroethane	75-34-3	0.059	6.0
		1,2-Dichloroethane	107-06-2	0.21	6.0
		1,2-Dichloropropane	78-87-5	0.85	18
		cis-1,3-Dichloropropylene	10061-01-5	0.036	18
		trans-1-3-Dichloropropylene	10061-02-6	0.036	18
		bis(2-Ethylhexyl)phthalate	117-81-7	0.28	28
		Hexachloroethane	67-72-1	0.055	30
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Nickel	7440-02-0	3.98	11 mg/L TCLP

Hazardous Industrial Waste from Non-Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
	listing does not include wastewaters, wastewater treatment sludges, spent catalysts, and wastes listed in Part A or B of Schedule 2.)				
F025	Condensed light ends, spent filters and filter aids, and spent desiccant wastes from the production of certain chlorinated aliphatic hydrocarbons, by free radical catalyzed processes. These chlorinated aliphatic hydrocarbons are those having carbon chain lengths ranging from one to and including five, with varying amounts and positions of chlorine substitution.	Treatment Subcategory 1			
		F025 Light Ends:			
		Carbon tetrachloride	56-23-5	0.057	6.0
		Chloroform	67-66-3	0.046	6.0
		1,2-Dichloroethane	107-06-2	0.21	6.0
		1,1-Dichloroethylene	75-35-4	0.025	6.0
		Methylene chloride	75-9-2	0.089	30
		1,1,2-Trichloroethane	79-00-5	0.054	6.0
		Trichloroethylene	79-01-6	0.054	6.0
		Vinyl chloride	75-01-4	0.027	6.0
		Treatment Subcategory 2			
		F025 Spent Filters/Aids and Desiccants:			
		Carbon tetrachloride	56-23-5	0.057	6.0
		Chloroform	67-66-3	0.046	6.0
		Hexachlorobenzene	118-74-1	0.055	10
		Hexachlorobutadiene	87-68-3	0.055	5.6
		Hexachloroethane	67-72-1	0.055	30
		Methylene chloride	75-9-2	0.089	30
		1,1,2-Trichloroethane	79-00-5	0.054	6.0
		Trichloroethylene	79-01-6	0.054	6.0
		Vinyl chloride	75-01-4	0.27	6.0
F026	Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production of materials on equipment previously used for the manufacturing use (as a reactant, chemical intermediate, or component in a formulating process) of tetra-, penta-, or hexachlorobenzene under alkaline conditions.	Same as F020			
F027	Discarded unused formulations containing tri-, tetra-, or pentachlorophenol or discarded unused formulations containing compounds derived from these chlorophenols. (This listing does not include formulations containing Hexachlorophene synthesized from prepurified 2,4,5-trichlorophenol as the sole component.)	HxCDDs (All Hexachlorodibenzo-p-dioxins)	NA	0.000063	0.001
		HxCDFs (All Hexachlorodibenzofurans)	NA	0.000063	0.001
		PeCDDs (All Pentachlorodibenzo-p-dioxins)	NA	0.000063	0.001
		PeCDFs (All Pentachlorodibenzofurans)	NA	0.000035	0.001
		Pentachlorophenol	87-86-5	0.089	7.4
		TCDDs (All Tetrachlorodibenzo-p-dioxins)	NA	0.000063	0.001
		TCDFs (All Tetrachlorodibenzofurans)	NA	0.000063	0.001
		2,4,5-Trichlorophenol	95-95-4	0.18	7.4

Hazardous Industrial Waste from Non-Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
		2,4,6-Trichlorophenol	88-06-2	0.035	7.4
		2,3,4,6-Tetrachlorophenol	58-90-2	0.03	7.4
F028	Residues resulting from the incineration or thermal treatment of soil contaminated with Hazardous Waste Numbers F020, F021, F022, F023, F026 and F027.	HxCDDs (All Hexachlorodibenzo-p-dioxins)	NA	0.000063	0.001
		HxCDFs (All Hexachlorodibenzofurans)	NA	0.000063	0.001
		PeCDDs (All Pentachlorodibenzo-p-dioxins)	NA	0.000063	0.001
		PeCDFs (All Pentachlorodibenzofurans)	NA	0.000035	0.001
		Pentachlorophenol	87-86-5	0.089	7.4
		TCDDs (All Tetrachlorodibenzo-p-dioxins)	NA	0.000063	0.001
		TCDFs (All Tetrachlorodibenzofurans)	NA	0.000063	0.001
		2,4,5-Trichlorophenol	95-95-4	0.18	7.4
		2,4,6-Trichlorophenol	88-06-2	0.035	7.4
		2,3,4,6-Tetrachlorophenol	58-90-2	0.03	7.4
F032	Wastewaters (except those that have not come into contact with process contaminants), process residuals, preservative drippage, and spent formulations from wood preserving processes generated at plants that currently use or have previously used chlorophenolic formulations (except potentially cross-contaminated wastes that have had the F032 waste code deleted in accordance with s. 261.35 ⁹ or potentially cross-contaminated wastes that are otherwise currently regulated as hazardous wastes (i.e., F034 or F035), and where the generator does not resume or initiate use of chlorophenolic formulations). This listing does not include K001 bottom sediment sludge from the treatment of wastewater from wood preserving processes that use creosote and/or pentachlorophenol.	Acenaphthene	83-32-9	0.059	3.4
		Anthracene	120-12-7	0.059	3.4
		Benz(a)anthracene	56-55-3	0.059	3.4
		Benzo(b)fluoranthene (difficult to distinguish from benzo(k)fluoranthene)	205-99-2	0.11	6.8
		Benzo(k)fluoranthene (difficult to distinguish from benzo(b)fluoranthene)	207-08-9	0.11	6.8
		Benzo(a)pyrene	50-32-8	0.061	3.4
		Chrysene	218-01-9	0.059	3.4
		Dibenz(a,h) anthracene	53-70-3	0.055	8.2
		2-4-Dimethyl phenol	105-67-9	0.036	14
		Fluorene	86-73-7	0.059	3.4
		Hexachlorodibenzo-p-dioxins	NA	0.000063 or CMBST ⁸	0.001 or CMBST ⁸
		Hexachlorodibenzofurans	NA	0.000063 or CMBST ⁸	0.001 or CMBST ⁸
		Indeno (1,2,3-c,d) pyrene	193-39-5	0.0055	3.4
		Naphthalene	91-20-3	0.059	5.6
		Pentachlorodibenzo-p-dioxins	NA	0.000063 or CMBST ⁸	0.001 or CMBST ⁸
		Pentachlorodibenzofurans	NA	0.000035 or CMBST ⁸	0.001 or CMBST ⁸
		Pentachlorophenol	87-86-5	0.089	7.4
		Phenanthrene	85-01-8	0.059	5.6
		Phenol	108-95-2	0.039	6.2
		Pyrene	129-00-0	0.067	8.2
		Tetrachlorodibenzo-p-dioxins	NA	0.000063 or CMBST ⁸	0.001 or CMBST ⁸
		Tetrachlorodibenzofurans	NA	0.000063 or CMBST ⁸	0.001 or CMBST ⁸
		2,3,4,6-Tetrachlorophenol	58-90-2	0.03	7.4
		2,4,6-Trichlorophenol	88-06-2	0.035	7.4
		Arsenic	7440-38-2	1.4	5.0 mg/L TCLP
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP

Hazardous Industrial Waste from Non-Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
F034	Wastewaters (except those that have not come into contact with process contaminants), process residuals, preservative drippage, and spent formulations from wood preserving processes generated at plants that use creosote formulations. This listing does not include K001 bottom sediment sludge from the treatment of wastewater from wood preserving processes that use creosote and/or pentachlorophenol.	Acenaphthene	83-32-9	0.059	3.4
		Anthracene	120-12-7	0.059	3.4
		Benz(a)anthracene	56-55-3	0.059	3.4
		Benzo(b)fluoranthene (difficult to distinguish from benzo(k)fluoranthene)	205-99-2	0.11	6.8
		Benzo(k)fluoranthene (difficult to distinguish from benzo(b)fluoranthene)	207-08-9	0.11	6.8
		Benzo(a)pyrene	50-32-8	0.061	3.4
		Chrysene	218-01-9	0.059	3.4
		Dibenz(a,h)anthracene	53-70-3	0.055	8.2
		Fluorene	86-73-7	0.059	3.4
		Indeno(1,2,3-c,d)pyrene	193-39-5	0.0055	3.4
		Naphthalene	91-20-3	0.059	5.6
		Phenanthrene	85-01-8	0.059	5.6
		Pyrene	129-00-0	0.067	8.2
		Arsenic	7440-38-2	1.4	5.0 mg/L TCLP
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
F035	Wastewaters (except those that have not come into contact with process contaminants), process residuals, preservative drippage, and spent formulations from wood preserving processes generated at plants that use inorganic preservatives containing arsenic or chromium. This listing does not include K001 bottom sediment sludge from the treatment of wastewater from wood preserving processes that use creosote and/or pentachlorophenol.	Arsenic	7440-38-2	1.4	5.0 mg/L TCLP
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
F037	Petroleum refinery primary oil/water/solids separation sludge - Any sludge generated from the gravitational separation of oil/water/solids during the storage or treatment of process wastewaters and oily cooling wastewaters from petroleum refineries. Such sludges include, but are not limited to, those generated in: oil/water/solids separators; tanks and impoundments; ditches and other conveyances; sumps; and stormwater units receiving dry weather flow. Sludge generated in	Acenaphthene	83-32-9	0.059	NA
		Anthracene	120-12-7	0.059	3.4
		Benzene	71-43-2	0.14	10
		Benz(a)anthracene	56-55-3	0.059	3.4
		Benzo(a)pyrene	50-32-8	0.061	3.4
		bis(2-Ethylhexyl) phthalate	117-81-7	0.28	28
		Chrysene	218-01-9	0.059	3.4
		Di-n-butyl phthalate	84-74-2	0.057	28
		Ethylbenzene	100-41-4	0.057	10
		Fluorene	86-73-7	0.059	NA
		Naphthalene	91-20-3	0.059	5.6
		Phenanthrene	85-01-8	0.059	5.6
		Phenol	108-95-2	0.039	6.2
		Pyrene	129-00-0	0.067	8.2
		Toluene	108-88-3	0.08	10
		Xylenes-mixed isomers (sum of o, m-, and p-xylene concentrations)	1330-20-7	0.32	30

Hazardous Industrial Waste from Non-Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
	stormwater units that do not receive dry weather flow, sludges generated from non-contact once-through cooling waters segregated for treatment from other process or oily cooling waters, sludges generated in aggressive biological treatment units as defined in s. 261.31(b)(2) ⁹ (including sludges generated in one or more additional units after wastewaters have been treated in aggressive biological treatment units) and K051 wastes are not included in this listing. This listing does include residuals generated from processing or recycling oil-bearing hazardous secondary materials excluded under s.261.4(a)(12)(i) ⁹ , if those residuals are to be disposed of.	Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Cyanides (Total) ⁷	57-12-5	1.2	590
		Lead	7439-92-1	0.69	NA
		Nickel	7440-02-0	NA	11 mg/L TCLP
F038	Petroleum refinery secondary (emulsified) oil/water/solids separation sludge - Any sludge and/or float generated from the physical and/or chemical separation of oil/water/solids in process wastewaters and oily cooling wastewaters from petroleum refineries. Such wastes include, but are not limited to, all sludges and floats generated in: induced air flotation (IAF) units, tanks and impoundments, and all sludges generated in DAF units. Sludges generated in stormwater units that do not receive dry weather flow, sludges generated from non-contact once-through cooling waters segregated for treatment from other process or oily cooling waters, sludges and floats generated in aggressive biological treatment units as defined in s. 261.31(b)(2) ⁹ (including sludges and floats	Benzene	71-43-2	0.14	10
		Benzo(a)pyrene	50-32-8	0.061	3.4
		bis(2-Ethylhexyl) phthalate	117-81-7	0.28	28
		Chrysene	218-01-9	0.059	3.4
		Di-n-butyl phthalate	84-74-2	0.057	28
		Ethylbenzene	100-41-4	0.057	10
		Fluorene	86-73-7	0.059	NA
		Naphthalene	91-20-3	0.059	5.6
		Phenanthrene	85-01-8	0.059	5.6
		Phenol	108-95-2	0.039	6.2
		Pyrene	129-00-0	0.067	8.2
		Toluene	108-88-3	0.08	10
		Xylenes-mixed isomers (sum of o, m-, and p- xylene concentrations)	1330-20-7	0.32	30
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Cyanides (Total) ⁷	57-12-5	1.2	590
		Lead	7439-92-1	0.69	NA
		Nickel	7440-02-0	NA	11 mg/L TCLP

Hazardous Industrial Waste from Non-Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
	generated in one or more additional units after wastewaters have been treated in aggressive biological treatment units) and F037, K048, and K051 wastes are not included in this listing.				
F039	Leachate (liquids that have percolated through land disposed wastes) resulting from the disposal of more than one hazardous waste. (Leachate resulting from the disposal of one or more of the following Hazardous Wastes and no other Hazardous Wastes retains its Hazardous Waste Number(s): F020, F021, F022, F026, F027, and/or F028.).	Acenaphthylene	208-96-8	0.059	3.4
		Acenaphthene	83-32-9	0.059	3.4
		Acetone	67-64-1	0.28	160
		Acetonitrile	75-05-8	5.6	NA
		Acetophenone	96-86-2	0.01	9.7
		2-Acetylaminofluorene	53-96-3	0.059	140
		Acrolein	107-02-8	0.29	NA
		Acrylonitrile	107-13-1	0.24	84
		Aldrin	309-00-2	0.021	0.066
		4-Aminobiphenyl	92-67-1	0.13	NA
		Aniline	62-53-3	0.81	14
		Anthracene	120-12-7	0.059	3.4
		Aramite	140-57-8	0.36	NA
		alpha-BHC	319-84-6	0.00014	0.066
		beta-BHC	319-85-7	0.00014	0.066
		delta-BHC	319-86-8	0.023	0.066
		gamma-BHC	58-89-9	0.0017	0.066
		Benzene	71-43-2	0.14	10
		Benz(a)anthracene	56-55-3	0.059	3.4
		Benzo(b)fluoranthene (difficult to distinguish from benzo(k)fluoranthene)	205-99-2	0.11	6.8
		Benzo(k)fluoranthene (difficult to distinguish from benzo(b)fluoranthene)	207-08-9	0.11	6.8
		Benzo(g,h,i)perylene	191-24-2	0.0055	1.8
		Benzo(a)pyrene	50-32-8	0.061	3.4
		Bromodichloromethane	75-27-4	0.35	15
		Methyl bromide (Bromomethane)	74-83-9	0.11	15
		4-Bromophenyl phenyl ether	101-55-3	0.055	15
		n-Butyl alcohol	71-36-3	5.6	2.6
		Butyl benzyl phthalate	85-68-7	0.017	28
		2-sec-Buty-4,6-dinitrophenol (Dinoseb)	88-85-7	0.066	2.5
		Carbon disulfide	75-15-0	3.8	NA
		Carbon tetrachloride	56-23-5	0.057	6.0
		Chlordane (alpha and gamma isomers)	57-74-9	0.0033	0.26
		p-Chloroaniline	106-47-8	0.46	16
		Chlorobenzene	108-90-7	0.057	6.0
		Chlorobenzilate	510-15-6	0.1	NA
		2-Chloro-1,3-butadiene	126-99-8	0.057	NA
		Chlorodibromomethane	124-48-1	0.057	15
		Chloroethane	75-00-3	0.27	6
		bis(2-Chloroethoxy)methane	111-91-1	0.036	7.2
		bis(2-Chloroethyl)ether	111-44-4	0.033	6.0

Hazardous Industrial Waste from Non-Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
		Chloroform	67-66-3	0.046	6.0
		bis(2-Chloroisopropyl)ether	39638-32-9	0.055	7.2
		p-Chloro-m-cresol	59-50-7	0.018	14
		Chloromethane (Methyl chloride)	74-87-3	0.19	30
		2-Chloronaphthalene	91-58-7	0.055	5.6
		2-Chlorophenol	95-57-8	0.044	5.7
		3-Chloropropylene	107-05-1	0.036	30
		Chrysene	218-01-9	0.059	3.4
		o-Cresol	95-48-7	0.11	5.6
		m-Cresol (difficult to distinguish from p- cresol)	108-39-4	0.77	5.6
		p-Cresol (difficult to distinguish from m- cresol)	106-44-5	0.77	5.6
		Cyclohexanone	108-94-1	0.36	NA
		1,2-Dibromo-3-chloropropane	96-12-8	0.11	15
		Ethylene dibromide (1,2- Dibromoethane)	106-93-4	0.028	15
		Dibromomethane	74-95-3	0.11	15
		2,4-D (2,4-Dichlorophenoxyacetic acid)	94-75-7	0.72	10
		o,p'-DD	53-19-0	0.023	0.087
		p,p'-DDD	72-54-8	0.023	0.087
		o,p'-DDE	3424-82-6	0.031	0.087
		p,p'-DDE	72-55-9	0.031	0.087
		o,p'-DDT	789-02-6	0.0039	0.087
		p,p'-DDT	50-29-3	0.0039	0.087
		Dibenz(a,h)anthracene	53-70-3	0.055	8.2
		Dibenz(a,e)pyrene	192-65-4	0.061	NA
		m-Dichlorobenzene	541-73-1	0.036	6.0
		o-Dichlorobenzene	95-50-1	0.088	6.0
		p-Dichlorobenzene	106-46-7	0.09	6.0
		Dichlorodifluoromethane	75-71-8	0.23	7.2
		1,1-Dichloroethane	75-34-3	0.059	6.0
		1,2-Dichloroethane	107-06-2	0.21	6.0
		1,1-Dichloroethylene	75-35-4	0.025	6.0
		trans-1,2-Dichloroethylene	156-60-5	0.054	30
		2,4-Dichlorophenol	120-83-2	0.044	14
		2,6-Dichlorophenol	87-65-0	0.044	14
		1,2-Dichloropropane	78-87-5	0.85	18
		cis-1,3-Dichloropropylene	10061-01-5	0.036	18
		trans-1,3-Dichloropropylene	10061-02-6	0.036	18
		Dieldrin	60-57-1	0.017	0.13
		Diethyl phthalate	84-66-2	0.2	28
		2-4-Dimethyl phenol	105-67-9	0.036	14
		Dimethyl phthalate	131-11-3	0.047	28
		Di-n-butyl phthalate	84-74-2	0.057	28
		1,4-Dinitrobenzene	100-25-4	0.32	2.3

Hazardous Industrial Waste from Non-Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
		4,6-Dinitro-o-cresol	534-52-1	0.28	160
		2,4-Dinitrophenol	51-28-5	0.12	160
		2,4-Dinitrotoluene	121-14-2	0.32	140
		2,6-Dinitrotoluene	606-20-2	0.55	28
		Di-n-octyl phthalate	117-84-0	0.017	28
		Di-n-propylnitrosamine	621-64-7	0.4	14
		1,4-Dioxane	123-91-1	12	170
		Diphenylamine (difficult to distinguish from diphenylnitrosamine)	122-39-4	0.92	NA
		Diphenylnitrosamine (difficult to distinguish from diphenylamine)	86-30-6	0.92	NA
		1,2-Diphenylhydrazine	122-66-7	0.087	NA
		Disulfoton	298-04-4	0.017	6.2
		Endosulfan I	939-98-8	0.023	0.066
		Endosulfan II	33213-6-5	0.029	0.13
		Endosulfan sulfate	1031-07-8	0.029	0.13
		Endrin	72-20-8	0.0028	0.13
		Endrin aldehyde	7421-93-4	0.025	0.13
		Ethyl acetate	141-78-6	0.34	33
		Ethyl cyanide (Propanenitrile)	107-12-0	0.24	360
		Ethyl benzene	100-41-4	0.057	10
		Ethyl ether	60-29-7	0.12	160
		bis(2-Ethylhexyl) phthalate	117-81-7	0.28	28
		Ethyl methacrylate	97-63-2	0.14	160
		Ethylene oxide	75-21-8	0.12	NA
		Famphur	52-85-7	0.017	15
		Fluoranthene	206-44-0	0.068	3.4
		Fluorene	86-73-7	0.059	3.4
		Heptachlor	76-44-8	0.0012	0.066
		Heptachlor epoxide	1024-57-3	0.016	0.066
		1,2,3,4,6,7,8-Heptachlorodibenzo-p- dioxin, (1,2,3,4,6,7,8-HpCDD)	35822-46-9	0.000035	0.0025
		1, 2,3,4,6,7,8- Heptachlorodibenzofuran, (1,2,3,4,6,7,8-HpCDF)	67562-39-4	0.000035	0.0025
		1,2,3,4,7,8,9-Heptachlorodibenzofuran, (1,2,3,4,7,8,9-HpCDF)	55673-89-7	0.000035	0.0025
		Hexachlorobenzene	118-74-1	0.055	10
		Hexachlorobutadiene	87-68-3	0.055	5.6
		Hexachlorocyclopentadiene	77-47-4	0.057	2.4
		HxCDDs (All Hexachlorodibenzo-p- dioxins)	NA	0.000063	0.001
		HxCDFs (All Hexachlorodibenzofurans)	NA	0.000063	0.001
		Hexachloroethane	67-72-1	0.055	30
		Hexachloropropylene	1888-71-7	0.035	30
		Indeno (1,2,3-c,d) pyrene	193-39-5	0.0055	3.4

Hazardous Industrial Waste from Non-Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
		Indomethane	74-88-4	0.019	65
		Isobutyl alcohol	78-83-1	5.6	170
		Isodrin	465-73-6	0.021	0.066
		Isosafrole	120-58-1	0.081	2.6
		Kepone	143-50-8	0.0011	0.13
		Methacrylonitrile	126-98-7	0.24	84
		Methanol	67-56-1	5.6	NA
		Methapyrilene	91-80-5	0.081	1.5
		Methoxychlor	72-43-5	0.25	0.18
		3-Methylcholanthrene	56-49-5	0.0055	15
		4,4-Methylene bis(2-chloroaniline)	101-14-4	0.5	30
		Methylene chloride	75-09-2	0.089	30
		Methyl ethyl ketone	78-93-3	0.28	36
		Methyl isobutyl ketone	108-10-1	0.14	33
		Methyl methacrylate	80-62-6	0.14	160
		Methyl methanesulfonate	66-27-3	0.018	NA
		Methyl parathion	298-00-0	0.014	4.6
		Naphthalene	91-20-3	0.059	5.6
		2-Naphthylamine	91-59-8	0.52	NA
		p-Nitroaniline	100-01-6	0.028	28
		Nitrobenzene	98-95-3	0.068	14
		5-Nitro-o-toluidine	99-55-8	0.32	28
		p-Nitrophenol	100-02-7	0.12	29
		N-Nitrosodiethylamine	55-18-5	0.4	28
		N-Nitrosodimethylamine	62-75-9	0.4	NA
		N-Nitroso-di-n-butylamine	924-16-3	0.4	17
		N-Nitrosomethylethylamine	10595-95-6	0.4	2.3
		N-Nitrosomorpholine	59-89-2	0.4	2.3
		N-Nitrosopiperidine	100-75-4	0.013	35
		N-Nitrosopyrrolidine	930-55-2	0.013	35
		1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin, (OCDD)	3268-87-9	0.000063	0.005
		1,2,3,4,6,7,8,9-Octachlorodibenzofuran, (OCDF)	39001-02-0	0.000063	0.005
		Parathion	56-38-2	0.014	4.6
		Total PCBs (sum of all PCB isomers, or all Aroclors)	1336-36-3	0.1	10
		Pentachlorobenzene	608-93-5	0.055	10
		PeCDDs (All Pentachlorodibenzo-p-dioxins)	NA	0.000063	0.001
		PeCDFs (All Pentachlorodibenzofurans)	NA	0.000035	0.001
		Pentachloronitrobenzene	82-68-8	0.055	4.8
		Pentachlorophenol	87-86-5	0.089	7.4
		Phenacetin	62-44-2	0.081	16
		Phenanthrene	85-01-8	0.059	5.6
		Phenol	108-95-2	0.039	6.2

Hazardous Industrial Waste from Non-Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
		Phorate	298-02-2	0.021	4.6
		Phthalic anhydride	85-44-9	0.055	NA
		Pronamide	23950-58-5	0.093	1.5
		Pyrene	129-00-0	0.067	8.2
		Pyridine	110-86-1	0.014	16
		Safrole	94-59-7	0.081	22
		Silvex (2,4,5-TP)	93-72-1	0.72	7.9
		2,4,5-T	93-76-5	0.72	7.9
		1,2,4,5-Tetrachlorobenzene	95-94-3	0.055	14
		TCDDs (All Tetrachlorodibenzo-p-dioxins)	NA	0.000063	0.001
		TCDFs (All Tetrachlorodibenzofurans)	NA	0.000063	0.001
		1,1,1,2-Tetrachloroethane	630-20-6	0.057	6.0
		1,1,2,2-Tetrachloroethane	79-34-6	0.057	6.0
		Tetrachloroethylene	127-18-4	0.056	6.0
		2,3,4,6-Tetrachlorophenol	58-90-2	0.03	7.4
		Toluene	108-88-3	0.08	10
		Toxaphene	8001-35-2	0.0095	2.6
		Bromoform (Tribromomethane)	75-25-2	0.63	15
		1,2,4-Trichlorobenzene	120-82-1	0.055	19
		1,1,1-Trichloroethane	71-55-6	0.054	6.0
		1,1,2-Trichloroethane	79-00-5	0.054	6.0
		Trichloroethylene	79-01-6	0.054	6.0
		Trichlorofluoromethane	75-69-4	0.02	30
		2,4,5-Trichlorophenol	95-95-4	0.18	7.4
		2,4,6-Trichlorophenol	88-06-2	0.035	7.4
		1,2,3-Trichloropropane	96-18-4	0.85	30
		1,1,2-Trichloro-1,2,2-trifluoroethane	76-13-1	0.057	30
		tris(2,3-Dibromopropyl) phosphate	126-72-7	0.11	NA
		Vinyl chloride	75-01-4	0.27	6.0
		Xylenes-mixed isomers (sum of o-, m-, and p-xylene concentrations)	1330-20-7	0.32	30
		Antimony	7440-36-0	1.9	1.15 mg/L TCLP
		Arsenic	7440-38-2	1.4	5.0 mg/L TCLP
		Barium	7440-39-3	1.2	21 mg/L TCLP
		Beryllium	7440-41-7	0.82	NA
		Cadmium	7440-43-9	0.69	0.11 mg/L TCLP
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Cyanides (Total) ⁷	57-12-5	1.2	590
		Cyanides (Amenable) ⁷	57-12-5	0.86	NA
		Fluoride	16984-48-8	35	NA
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
		Mercury	7439-97-6	0.15	0.25 mg/L TCLP
		Nickel	7440-02-0	3.98	11 mg/L TCLP
		Selenium	7782-49-2	0.82	5.7 mg/L TCLP
		Silver	7440-22-4	0.43	0.14 mg/L TCLP
		Sulfide	8496-25-8	14	NA
		Thallium	7440-28-0	1.4	NA
		Vanadium	7440-62-2	4.3	NA

Hazardous Industrial Waste from Specific Sources

Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ¹ or Concentration ⁶ (mg/kg, unless otherwise indicated)
Wood preservation:					
K001	Bottom sediment sludge from the treatment of wastewaters from wood preserving processes that use creosote and/or pentachlorophenol.	Naphthalene	91-20-3	0.059	5.6
		Pentachlorophenol	87-86-5	0.089	7.4
		Phenanthrene	85-01-8	0.059	5.6
		Pyrene	129-00-0	0.067	8.2
		Toluene	108-88-3	0.08	10
		Xylenes-mixed isomers (sum of o-, m-, and p-xylene concentrations)	1330-20-7	0.32	30
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
Inorganic Pigments:					
K002	Wastewater treatment sludge from the production of chrome yellow and orange pigments.	Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
K003	Wastewater treatment sludge from the production of molybdate orange pigments.	Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
K004	Wastewater treatment sludge from the production of zinc yellow pigments.	Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
K005	Wastewater treatment sludge from the production of chrome green pigments.	Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
		Cyanides (Total) ⁷	57-12-5	1.2	590
K006	Wastewater treatment sludge from the production of chrome oxide green pigments (anhydrous and hydrated).	Treatment Subcategory 1			
		Wastewater treatment sludge from the production of chrome oxide green pigments (anhydrous):			
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
		Treatment Subcategory 2			
		Wastewater treatment sludge from the production of chrome oxide green pigments (hydrated):			
K007	Wastewater treatment sludge from the production of iron blue pigments.	Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
		Cyanides (Total) ⁷	57-12-5	1.2	590
K008	Oven residue from the production of chrome oxide green pigments.	Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
Organic chemicals:					
K009	Distillation bottoms from the production of acetaldehyde from ethylene.	Chloroform	67-66-3	0.046	6.0
K010	Distillation side cuts from the production of acetaldehyde from ethylene.	Chloroform	67-66-3	0.046	6.0
K011	Bottom stream from the wastewater stripper in the production of acrylonitrile.	Acetonitrile	75-05-8	5.6	38
		Acrylonitrile	107-13-1	0.24	84
		Acrylamide	79-06-1	19	23
		Benzene	71-43-2	0.14	10
		Cyanide (Total) ⁷	57-12-5	1.2	590

Hazardous Industrial Waste from Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
K013	Bottom stream from the acetonitrile column in the production of acrylonitrile.	Acetonitrile	75-05-8	5.6	38
		Acrylonitrile	107-13-1	0.24	84
		Acrylamide	79-06-1	19	23
		Benzene	71-43-2	0.14	10
		Cyanide (Total) ⁷	57-12-5	1.2	590
K014	Bottoms from the acetonitrile purification column in the production of acrylonitrile.	Acetonitrile	75-05-8	5.6	38
		Acrylonitrile	107-13-1	0.24	84
		Acrylamide	79-06-1	19	23
		Benzene	71-43-2	0.14	10
		Cyanide (Total) ⁷	57-12-5	1.2	590
K015	Still bottoms from the distillation of benzyl chloride.	Anthracene	120-12-7	0.059	3.4
		Benzal chloride	98-87-3	0.055	6.0
		Benzo(b)fluoranthene (difficult to distinguish from benzo(k)fluoranthene)	205-99-2	0.11	6.8
		Benzo(k)fluoranthene (difficult to distinguish from benzo(b)fluoranthene)	207-08-9	0.11	6.8
		Phenanthrene	85-01-8	0.059	5.6
		Toluene	108-88-3	0.08	10
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Nickel	7440-02-0	3.98	11 mg/L TCLP
K016	Heavy ends or distillation residues from the production of carbon tetrachloride.	Hexachlorobenzene	118-74-1	0.055	10
		Hexachlorobutadiene	87-68-3	0.055	5.6
		Hexachlorocyclopentadiene	77-47-4	0.057	2.4
		Hexachloroethane	67-72-1	0.055	30
		Tetrachloroethylene	127-18-4	0.056	6.0
K017	Heavy ends (still bottoms) from the purification column in the production of epichlorohydrin.	bis(2-Chloroethyl)ether	111-44-4	0.033	6.0
		1,2-Dichloropropane	78-87-5	0.85	18
		1,2,3-Trichloropropane	96-18-4	0.85	30
K018	Heavy ends from the fractionation column in ethyl chloride production.	Chloroethane	75-00-3	0.27	6.0
		Chloromethane	74-87-3	0.19	NA
		1,1-Dichloroethane	75-34-3	0.059	6.0
		1,2-Dichloroethane	107-06-2	0.21	6.0
		Hexachlorobenzene	118-74-1	0.055	10
		Hexachlorobutadiene	87-68-3	0.055	5.6
		Hexachloroethane	67-72-1	0.055	30
		Pentachloroethane	76-01-7	NA	6.0
		1,1,1-Trichloroethane	71-55-6	0.054	6.0
K019	Heavy ends from the distillation of ethylene dichloride in ethylene dichloride production.	bis(2-Chloroethyl)ether	111-44-4	0.033	6.0
		Chlorobenzene	108-90-7	0.057	6.0
		Chloroform	67-66-3	0.046	6.0
		p-Dichlorobenzene	106-46-7	0.09	NA
		1,2-Dichloroethane	107-06-2	0.21	6.0
		Fluorene	86-73-7	0.059	NA
		Hexachloroethane	67-72-1	0.055	30
		Naphthalene	91-20-3	0.059	5.6
		Phenanthrene	85-01-8	0.059	5.6
		1,2,4,5-Tetrachlorobenzene	95-94-3	0.055	NA
		Tetrachloroethylene	127-18-4	0.056	6.0
		1,2,4-Trichlorobenzene	120-82-1	0.055	19
		1,1,1-Trichloroethane	71-55-6	0.054	6.0

Hazardous Industrial Waste from Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
K020	Heavy ends from the distillation of vinyl chloride in vinyl chloride monomer production.	1,2-Dichloroethane	107-06-2	0.21	6.0
		1,1,2,2-Tetrachloroethane	79-34-6	0.057	6.0
		Tetrachloroethylene	127-18-4	0.056	6.0
K021	Aqueous spent antimony catalyst waste from fluoromethanes production.	Carbon tetrachloride	56-23-5	0.057	6.0
		Chloroform	67-66-3	0.046	6.0
		Antimony	7440-36-0	1.9	1.15 mg/L TCLP
K022	Distillation bottom tars from the production of phenol/acetone from cumene.	Toluene	108-88-3	0.08	10
		Acetophenone	96-86-2	0.01	9.7
		Diphenylamine (difficult to distinguish from diphenylnitrosamine)	122-39-4	0.92	13
		Diphenylnitrosamine (difficult to distinguish from diphenylamine)	86-30-6	0.92	13
		Phenol	108-95-2	0.039	6.2
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Nickel	7440-02-0	3.98	11 mg/L TCLP
K023	Distillation light ends from the production of phthalic anhydride from naphthalene.	Phthalic anhydride (measured as Phthalic acid or Terephthalic acid)	100-21-0; 85-44-9	0.055	28
K024	Distillation bottoms from the production of phthalic anhydride from naphthalene.	Phthalic anhydride (measured as Phthalic acid or Terephthalic acid)	100-21-0; 85-44-9	0.055	28
K025	Distillation bottoms from the production of nitrobenzene by the nitration of benzene.	Distillation bottoms from the production of nitrobenzene by the nitration of benzene.	NA	LLEXT fb SSTRP fb CARBN; or CMBST	CMBST
K026	Stripping still tails from the production of methyl ethyl pyridines.	Stripping still tails from the production of methyl ethyl pyridines.	NA	CMBST	CMBST
K027	Centrifuge and distillation residues from toluene diisocyanate production.	Centrifuge and distillation residues from toluene diisocyanate production.	NA	CARBON; or CMBST	CMBST
K028	Spent catalyst from the hydrochlorinator reactor in the productions of 1,1,1-trichloroethane.	1,1-Dichloroethane	75-34-3	0.059	6.0
		trans-1,2-Dichloroethylene	156-60-5	0.054	30
		Hexachlorobutadiene	87-68-3	0.055	5.6
		Hexachloroethane	67-72-1	0.055	30
		Pentachloroethane	76-01-7	NA	6.0
		1,1,1,2-Tetrachloroethane	630-20-6	0.057	6.0
		1,1,2,2-Tetrachloroethane	79-34-6	0.057	6.0
		Tetrachloroethylene	127-18-4	0.056	6.0
		1,1,1-Trichloroethane	71-55-6	0.054	6.0
		1,1,2-Trichloroethane	79-00-5	0.054	6.0
		Cadmium	7440-43-9	0.69	NA
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
		Nickel	7440-02-0	3.98	11 mg/L TCLP
K029	Waste from the product stream stripper in the production of 1,1,1-trichloroethane.	Chloroform	67-66-3	0.046	6.0
		1,2-Dichloroethane	107-06-2	0.21	6.0
		1,1-Dichloroethylene	75-35-4	0.025	6.0
		1,1,1-Trichloroethane	71-55-6	0.054	6.0
		Vinyl chloride	75-01-4	0.27	6.0

Hazardous Industrial Waste from Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
K030	Column bottoms or heavy ends from the combined production of trichloroethylene and perchloroethylene.	o-Dichlorobenzene	95-50-1	0.088	NA
		p-Dichlorobenzene	106-46-7	0.09	NA
		Hexachlorobutadiene	87-68-3	0.055	5.6
		Hexachloroethane	67-72-1	0.055	30
		Hexachloropropylene	1888-71-7	NA	30
		Pentachlorobenzene	608-93-5	NA	10
		Pentachloroethane	76-01-7	NA	6.0
		1,2,4,5-Tetrachlorobenzene	95-94-3	0.055	14
		Tetrachloroethylene	127-18-4	0.056	6
		1,2,4-Trichlorobenzene	120-82-1	0.055	19
K083	Distillation bottoms from aniline production.	Aniline	62-53-3	0.81	14
		Benzene	71-43-2	0.14	10
		Cyclohexanone	108-94-1	0.36	NA
		Diphenylamine (difficult to distinguish from diphenylnitrosamine)	122-39-4	0.92	13
		Diphenylnitrosamine (difficult to distinguish from diphenylamine)	86-30-6	0.92	13
		Nitrobenzene	98-95-3	0.068	14
		Phenol	108-95-2	0.039	6.2
		Nickel	7440-02-0	3.98	11 mg/L TCLP
K085	Distillation or fractionation column bottoms from the production of chlorobenzenes.	Benzene	71-43-2	0.14	10
		Chlorobenzene	108-90-7	0.057	6.0
		m-Dichlorobenzene	541-73-1	0.036	6.0
		o-Dichlorobenzene	95-50-1	0.088	6.0
		p-Dichlorobenzene	106-46-7	0.09	6.0
		Hexachlorobenzene	118-74-1	0.055	10
		Total PCBs (sum of all PCB isomers, or all Aroclors)	1336-36-3	0.1	10
		Pentachlorobenzene	608-93-5	0.055	10
		1,2,4,5-Tetrachlorobenzene	95-94-3	0.055	14
K093	Distillation light ends from the production of phthalic anhydride from orthoxylene.	Phthalic anhydride (measured as Phthalic acid or Terephthalic acid)	100-21-0; 85-44-9	0.055	28
K094	Distillation bottoms from the production of phthalic anhydride from orthoxylene.	Phthalic anhydride (measured as Phthalic acid or Terephthalic acid)	100-21-0; 85-44-9	0.055	28
K095	Distillation bottoms from the production of 1,1,1-trichloroethane.	Hexachloroethane	67-72-1	0.055	30
		Pentachloroethane	76-01-7	0.055	6.0
		1,1,1,2-Tetrachloroethane	630-20-6	0.057	6.0
		1,1,2,2-Tetrachloroethane	79-34-6	0.057	6.0
		Tetrachloroethylene	127-18-4	0.056	6.0
		1,1,2-Trichloroethane	79-00-5	0.054	6.0
		Trichloroethylene	79-01-1	0.054	6.0

Hazardous Industrial Waste from Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
K096	Heavy ends from the heavy ends column from the production of 1,1,1-trichloroethane.	m-Dichlorobenzene	541-73-1	0.036	6.0
		Pentachloroethane	76-01-1	0.055	6.0
		1,1,1,2-Tetrachloroethane	630-20-6	0.057	6.0
		1,1,2,2-Tetrachloroethane	79-34-6	0.057	6.0
		Tetrachloroethylene	127-18-4	0.056	6.0
		1,2,4-Trichlorobenzene	120-82-1	0.055	19
		1,1,2-Trichloroethane	79-00-5	0.054	6.0
		Trichloroethylene	79-01-6	0.054	6.0
K103	Process residues from aniline extraction from the production of aniline.	Aniline	62-53-3	0.81	14
		Benzene	71-43-2	0.14	10
		2,4-Dinitrophenol	51-28-5	0.12	160
		Nitrobenzene	98-95-3	0.068	14
		Phenol	108-95-2	0.039	6.2
K104	Combined wastewater streams generated from nitrobenzene/aniline production.	Aniline	62-53-3	0.81	14
		Benzene	71-43-2	0.14	10
		2,4-Dinitrophenol	51-28-5	0.12	160
		Nitrobenzene	98-95-3	0.068	14
		Phenol	108-95-2	0.039	6.2
		Cyanides (Total) ⁷	57-12-5	1.2	590
K105	Separated aqueous stream from the reactor product washing step in the production of chlorobenzenes.	Benzene	71-43-2	0.14	10
		Chlorobenzene	108-90-7	0.057	6.0
		2-Chlorophenol	95-57-8	0.044	5.7
		o-Dichlorobenzene	95-50-1	0.088	6.0
		p-Dichlorobenzene	106-46-7	0.09	6.0
		Phenol	108-95-2	0.039	6.2
		2,4,5-Trichlorophenol	95-95-4	0.18	7.4
		2,4,6-Trichlorophenol	88-06-2	0.035	7.4
K107	Column bottoms from product separation from the production of 1,1-dimethyl-hydra-zine (UDMH) from carboxylic acid hydrazines.	Column bottoms from product separation from the production of 1,1-dimethyl-hydra-zine (UDMH) from carboxylic acid hydrazines.	NA	CMBST; or CHOXD fb CARBN; or BIODG fb CARBN	CMBST
K108	Condensed column overheads from product separation and condensed reactor vent gases from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazides.	Condensed column overheads from product separation and condensed reactor vent gases from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazides.	NA	CMBST; or CHOXD fb CARBN; or BIODG fb CARBN	CMBST
K109	Spent filter cartridges from product purification from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazides.	Spent filter cartridges from product purification from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazides.	NA	CMBST; or CHOXD fb CARBN; or BIODG fb CARBN	CMBST
K110	Condensed column overheads from intermediate separation from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazides.	Condensed column overheads from intermediate separation from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazides.	NA	CMBST; or CHOXD fb CARBN; or BIODG fb CARBN	CMBST

Hazardous Industrial Waste from Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
K111	Product washwaters from the production of dinitrotoluene via nitration of toluene.	2,4-Dinitrotoluene	121-1-2	0.32	140
		2,6-Dinitrotoluene	606-20-2	0.55	28
K112	Reaction by-product water from the drying column in the production of toluenediamine via hydrogenation of dinitrotoluene.	Reaction by-product water from the drying column in the production of toluenediamine via hydrogenation of dinitrotoluene.	NA	CMBST; or CHOXD fb CARBN; or BIODG fb CARBN	CMBST
K113	Condensed liquid light ends from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.	Condensed liquid light ends from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.	NA	CARBN; or CMBST	CMBST
K114	Vicinals from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.	Vicinals from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.	NA	CARBN; or CMBST	CMBST
K115	Heavy ends from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.	Nickel	7440-02-0	3.98	11 mg/L TCLP
		Heavy ends from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.	NA	CARBN; or CMBST	CMBST
K116	Organic condensate from the solvent recovery column in the production of toluene diisocyanate via phosgenation of toluenediamine.	Organic condensate from the solvent recovery column in the production of toluene diisocyanate via phosgenation of toluenediamine.	NA	CARBN; or CMBST	CMBST
K117	Wastewater from the reactor vent gas scrubber in the production of ethylene dibromide via bromination of ethene.	Methyl bromide (Bromomethane)	74-83-9	0.11	15
		Chloroform	67-66-3	0.046	6.0
		Ethylene dibromide (1,2-Dibromoethane)	106-93-4	0.028	15
K118	Spent adsorbent solids from purification of ethylene dibromide in the production of ethylene dibromide via bromination of ethene.	Methyl bromide (Bromomethane)	74-83-9	0.11	15
		Chloroform	67-66-3	0.046	6.0
		Ethylene dibromide (1,2-Dibromoethane)	106-93-4	0.028	15
K136	Still bottoms from the purification of ethylene dibromide in the production of ethylene dibromide via bromination of ethene.	Methyl bromide (Bromomethane)	74-83-9	0.11	15
		Chloroform	67-66-3	0.46	6.0
		Ethylene dibromide (1,2-Dibromoethane)	106-93-4	0.028	15

Hazardous Industrial Waste from Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
K149	Distillation bottoms from the production of alpha- (or methyl-) chlorinated toluenes, ring-chlorinated toluenes, benzoyl chlorides, and compounds with mixtures of these functional groups. (This waste does not include still bottoms from the distillation of benzyl chloride.)	Chlorobenzene	108-90-7	0.057	6.0
		Chloroform	67-66-3	0.046	6.0
		Chloromethane	74-87-3	0.19	30
		p-Dichlorobenzene	106-46-7	0.09	6.0
		Hexachlorobenzene	118-74-1	0.055	10
		Pentachlorobenzene	608-93-5	0.055	10
		1,2,4,5-Tetrachlorobenzene	95-94-3	0.055	14
		Toluene	108-88-3	0.08	10
K150	Organic residuals, excluding spent carbon adsorbent, from the spent chlorine gas and hydrochloric acid recovery processes associated with the production of alpha- (or methyl-) chlorinated toluenes, ring-chlorinated toluenes, benzoyl chlorides, and compounds with mixtures of these functional groups.	Carbon tetrachloride	56-23-5	0.057	6.0
		Chloroform	67-66-3	0.046	6.0
		Chloromethane	74-87-3	0.019	30
		p-Dichlorobenzene	106-46-7	0.09	6.0
		Hexachlorobenzene	118-74-1	0.055	10
		Pentachlorobenzene	608-93-5	0.055	10
		1,2,4,5-Tetrachlorobenzene	95-94-3	0.055	14
		1,1,2,2-Tetrachloroethane	79-34-5	0.057	6.0
		Tetrachloroethylene	127-18-4	0.056	6.0
		1,2,4-Trichlorobenzene	120-82-1	0.055	19
K151	Wastewater treatment sludges, excluding neutralization and biological sludges, generated during the treatment of wastewaters from the production of alpha- (or methyl-) chlorinated toluenes, ring-chlorinated toluenes, benzoyl chlorides, and compounds with mixtures of these functional groups.	Benzene	71-43-2	0.14	10
		Carbon tetrachloride	56-23-5	0.057	6.0
		Chloroform	67-66-3	0.046	6.0
		Hexachlorobenzene	118-74-1	0.055	10
		Pentachlorobenzene	608-93-5	0.055	10
		1,2,4,5-Tetrachlorobenzene	95-94-3	0.055	14
		Tetrachloroethylene	127-18-4	0.056	6.0
		Toluene	108-88-3	0.08	10
K156	Organic waste (including heavy ends, still bottoms, light ends, spent solvents, filtrates, and decantates) from the production of carbamates and carbamoyl oximes. (This listing does not apply to wastes generated from the manufacture of 3-iodo-2-propynyl n-butylcarbamate.).	Acetonitrile	75-05-8	5.6	1.8
		Acetophenone	96-86-2	0.01	9.7
		Aniline	62-53-3	0.81	14
		Benomyl	17804-35-2	0.056	1.4
		Benzene	71-43-2	0.14	10
		Carbaryl	63-25-2	0.006	0.14
		Carbenzadim	10605-21-7	0.056	1.4
		Carbofuran	1563-66-2	0.006	0.14
		Carbosulfan	55285-14-8	0.028	1.4
		Chlorobenzene	108-90-7	0.057	6.0
		Chloroform	67-66-3	0.046	6.0
		o-Dichlorobenzene	95-50-1	0.088	6.0
		Methomyl	16752-77-5	0.028	0.14
		Methylene chloride	75-09-2	0.089	30
		Methyl ethyl ketone	78-93-3	0.28	36

Hazardous Industrial Waste from Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
		Naphthalene	91-20-3	0.059	5.6
		Phenol	108-95-2	0.039	6.2
		Pyridine	110-86-1	0.014	16
		Toluene	108-88-3	0.08	10
		Triethylamine	101-44-8	0.081	1.5
K157	Wastewaters (including scrubber waters, condenser waters, washwaters, and separation waters) from the production of carbamates and carbamoyl oximes. (This listing does not apply to wastes generated from the manufacture of 3-iodo-2-propynyl n-butylcarbamate.)	Carbon tetrachloride	56-23-5	0.057	6.0
		Chloroform	67-66-3	0.046	6.0
		Chloromethane	74-87-3	0.19	30
		Methomyl	16752-77-5	0.028	0.14
		Methylene chloride	75-09-2	0.089	30
		Methyl ethyl ketone	78-93-3	0.28	36
		Pyridine	110-86-1	0.014	16
		Triethylamine	121-44-8	0.081	1.5
K158	Bag house dusts and filter/separation solids from the production of carbamates and carbamoyl oximes. (This listing does not apply to wastes generated from the manufacture of 3-iodo-2-propynyl n-butylcarbamate.)	Benomyl	17804-35-2	0.056	1.4
		Benzene	71-43-2	0.14	10
		Carbenzadim	10605-21-7	0.056	1.4
		Carbofuran	1563-66-2	0.006	0.14
		Carbosulfan	55285-14-8	0.028	1.4
		Chloroform	67-66-3	0.046	6.0
		Methylene chloride	75-09-2	0.089	30
		Phenol	108-95-2	0.039	6.2
K159	Organics from the treatment of thiocarbamate wastes.	Benzene	71-43-2	0.14	10
		Butylate	2008-41-5	0.042	1.4
		EPTC (Eptam)	759-94-4	0.042	1.4
		Molinate	2212-67-1	0.042	1.4
		Pebulate	1114-71-2	0.042	1.4
		Vernolate	1929-77-7	0.042	1.4
K161	Purification solids (including filtration, evaporation, and centrifugation solids), bag house dust and floor sweepings from the production of dithiocarbamate acids and their salts. (This listing does not include K125 or K126.)	Antimony	7440-36-0	1.9	1.15 mg/L TCLP
		Arsenic	7440-38-2	1.4	5.0 mg/L TCLP
		Carbon disulfide	75-15-0	3.8	4.8 mg/L TCLP
		Dithiocarbamates (total)	NA	0.028	28
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
		Nickel	7440-02-0	3.98	11.0 mg/L TCLP
		Selenium	7782-49-2	0.82	5.7 mg/L TCLP
K174	Wastewater treatment sludges from the production of ethylene dichloride or vinyl chloride monomer.	1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin (1,2,3,4,6,7,8-HpCDD)	35822-46-9	0.000035 or CMBST ⁸	0.0025 or CMBST ⁸
		1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8-HpCDF)	67562-39-4	0.000035 or CMBST ⁸	0.0025 or CMBST ⁸
		1,2,3,4,7,8,9-Heptachlorodibenzofuran (1,2,3,4,7,8,9-HpCDF)	55673-89-7	0.000035 or CMBST ⁸	0.0025 or CMBST ⁸
		HxCDDs (All Hexachlorodibenzo-p-dioxins)	34465-46-8	0.000063 or CMBST ⁸	0.001 or CMBST ⁸
		HxCDFs (All Hexachlorodibenzofurans)	55684-94-1	0.000063 or CMBST ⁸	0.001 or CMBST ⁸
		1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin (OCDD)	3268-87-9	0.000063 or CMBST ⁸	0.005 or CMBST ⁸
		1,2,3,4,6,7,8,9-Octachlorodibenzofuran (OCDF)	39001-02-0	0.000063 or CMBST ⁸	0.005 or CMBST ⁸

Hazardous Industrial Waste from Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
		PeCDDs (All Pentachlorodibenzo-p-dioxins)	36088-22-9	0.000063 or CMBST ⁸	0.001 or CMBST ⁸
		PeCDFs (All Pentachlorodibenzofurans)	30402-15-4	0.000035 or CMBST ⁸	0.001 or CMBST ⁸
		TCDDs (All tetachlorodibenzo-p-dioxins)	41903-57-5	0.000063 or CMBST ⁸	0.001 or CMBST ⁸
		TCDFs (All tetrachlorodibenzofurans)	55722-27-5	0.000063 or CMBST ⁸	0.001 or CMBST ⁸
		Arsenic	7440-36-0	1.4	5.0 mg/L TCLP
K175	Wastewater treatment sludge from the production of vinyl chloride monomer using mercuric chloride catalyst in an acetylene-based process.	Mercury	7438-97-6	0.15	0.025 mg/L TCLP ¹⁰
		pH		NA	pH≤ 6.0 ¹⁰
Inorganic chemicals:					
K071	Brine purification muds from the mercury cell process in chlorine production, where separately prepurified brine is not used.	Treatment Subcategory 1			
		Non-aqueous wastes that are residues from RMERC:			
		Mercury	7439-97-6	NA	0.20 mg/L TCLP
		Treatment Subcategory 2			
		Non-aqueous wastes that are not residues from RMERC:			
		Mercury	7439-97-6	NA	0.025 mg/L TCLP
		Treatment Subcategory 3			
K073	Chlorinated hydrocarbon waste from the purification step of the diaphragm cell process using graphite anodes in chlorine production.	All K071 aqueous wastes:			
		Mercury	7439-97-6	0.15	NA
		Carbon tetrachloride	56-23-5	0.057	6.0
		Chloroform	67-66-3	0.046	6.0
		Hexachloroethane	67-72-1	0.055	30
		Tetrachloroethylene	127-18-4	0.056	6.0
		1,1,1-Trichloroethane	71-55-6	0.054	6.0
K106	Wastewater treatment sludge from the mercury cell process in chlorine production.	Treatment Subcategory 1			
		Non-aqueous wastes that contain greater than or equal to 260 mg/kg total mercury:			
		Mercury	7439-97-6	NA	RMERC
		Treatment Subcategory 2			
		Non-aqueous wastes that contain less than 260 mg/kg total mercury that are residues from RMERC:			
		Mercury	7439-97-6	NA	0.20 mg/L TCLP
		Treatment Subcategory 3			
		Other K106 non-aqueous wastes that contain less than 260 mg/kg total mercury and are not residues from RMERC:			
		Mercury	7439-97-6	NA	0.025 mg/L TCLP
		Treatment Subcategory 4			
K176	Baghouse filters from the production of antimony oxide, including filters from the production of intermediates (e.g., antimony metal or crude antimony oxide)	All K106 aqueous wastes:			
		Mercury	7439-97-6	0.15	NA
		Antimony	7440-36-0	1.9	1.15 mg/L TCLP
		Arsenic	7440-38-2	1.4	5.0 mg/L TCLP
		Cadmium	7440-43-9	0.69	0.11 mg/L TCLP
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
		Mercury	7439-97-6	0.15	0.025 mg/L TCLP

Hazardous Industrial Waste from Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
K177	Slag from the production of antimony oxide that is speculatively accumulated or disposed, including slag from the production of intermediates (e.g., antimony metal or crude antimony oxide)	Antimony	7440-36-0	1.9	1.15 mg/L TCLP
		Arsenic	7440-38-2	1.4	5.0 mg/L TCLP
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
K178	Residues from manufacturing and manufacturing-site storage of ferric chloride from acids formed during the production of titanium dioxide using the chloride-ilmenite process.	1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin (1,2,3,4,6,7,8-HpCDD)	35822-46-9	0.000035 or CMBST ⁸	0.0025 or CMBST ⁸
		1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8-HpCDF)	67562-39-4	0.000035 or CMBST ⁸	0.0025 or CMBST ⁸
		1,2,3,4,7,8,9-Heptachlorodibenzofuran (1,2,3,4,7,8,9-HpCDF)	55673-89-7	0.000035 or CMBST ⁸	0.0025 or CMBST ⁸
		HxCDDs (All Hexachlorodibenzo-p-dioxins)	34465-46-8	0.000063 or CMBST ⁸	0.001 or CMBST ⁸
		HxCDFs (All Hexachlorodibenzofurans)	55684-94-1	0.000063 or CMBST ⁸	0.001 or CMBST ⁸
		1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin (OCDD)	3268-87-9	0.000063 or CMBST ⁸	0.005 or CMBST ⁸
		1,2,3,4,6,7,8,9-Octachlorodibenzofuran (OCDF)	39001-02-0	0.000063 or CMBST ⁸	0.005 or CMBST ⁸
		PeCDDs (All Pentachlorodibenzo-p-dioxins)	36088-22-9	0.000063 or CMBST ⁸	0.001 or CMBST ⁸
		PeCDFs (All Pentachlorodibenzofurans)	30402-15-4	0.000035 or CMBST ⁸	0.001 or CMBST ⁸
		TCDDs (All tetrachlorodibenzo-p-dioxins)	41903-57-5	0.000063 or CMBST ⁸	0.001 or CMBST ⁸
		TCDFs (All tetrachlorodibenzofurans)	55722-27-5	0.000063 or CMBST ⁸	0.001 or CMBST ⁸
		Thallium	7440-28-0	1.4	0.20 mg/L TCLP
Pesticides:					
K031	Byproduct salts generated in the production of MSMA and cacodylic acid.	Arsenic	7440-38-2	14	5.0 mg/L TCLP
K032	Wastewater treatment sludge from the production of chlordane.	Hexachlorocyclopentadiene	77-47-4	0.057	2.4
		Chlordane (alpha and gamma isomers)	57-74-9	0.0033	0.26
		Heptachlor	76-44-8	0.0012	0.066
		Heptachlor epoxide	1024-57-3	0.016	0.066
K033	Wastewater and scrub water from the chlorination of cyclopentadiene in the production of chlordane.	Hexachlorocyclopentadiene	77-47-4	0.057	2.4
K034	Filter solids from the filtration of hexachlorocyclopentadiene in the production of chlordane.	Hexachlorocyclopentadiene	77-47-4	0.057	2.4
K035	Wastewater treatment sludges generated in the production of creosote.	Acenaphthene	83-32-9	NA	3.4
		Anthracene	120-12-7	NA	3.4
		Benz(a)anthracene	56-55-3	0.059	3.4
		Benzo(a)pyrene	50-32-8	0.061	3.4
		Chrysene	218-01-9	0.059	3.4

Hazardous Industrial Waste from Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
		o-Cresol	95-48-7	0.11	5.6
		m-Cresol (difficult to distinguish from p- cresol)	108-39-4	0.77	5.6
		p-Cresol (difficult to distinguish from m- cresol)	106-44-5	0.77	5.6
		Dibenz(a,h)anthracene	53-70-3	NA	8.2
		Fluoranthene	206-44-0	0.068	3.4
		Fluorene	86-73-7	NA	3.4
		Indeno(1,2,3-cd)pyrene	193-39-5	NA	3.4
		Naphthalene	91-20-3	0.059	5.6
		Phenanthrene	85-01-1	0.059	5.6
		Phenol	108-95-2	0.039	6.2
		Pyrene	129-00-0	0.067	8.2
K036	Still bottoms from toluene reclamation distillation in the production of disulphoton.	Disulfoton	298-04-4	0.017	6.2
K037	Wastewater treatment sludges from the production of disulphoton.	Disulfoton	298-04-4	0.017	6.2
		Toluene	108-88-3	0.08	10
K038	Wastewater from the washing and stripping of phorate production.	Phorate	298-02-2	0.021	4.6
K039	Filter cake from the filtration of diethyl phosphorodithioic acid in the production of phorate.	Filter cake from the filtration of diethyl phosphorodithioic acid in the production of phorate.	NA	CARBN; or CMBST	CMBST
K040	Wastewater treatment sludge from the production of phorate.	Phorate	298-02-2	0.021	4.6
K041	Wastewater treatment sludge from the production of toxaphene.	Toxaphene	8001-35-2	0.0095	2.6
K042	Heavy ends or distillation residues from the distillation of tetrachlorobenzene in the production of 2,4,5T.	o-Dichlorobenzene	95-50-1	0.088	6.0
		p-Dichlorobenzene	106-46-7	0.09	6.0
		Pentachlorobenzene	608-93-5	0.055	10
		1,2,4,5-Tetrachlorobenzene	95-94-3	0.055	14
		1,2,4-Trichlorobenzene	120-82-1	0.055	19
K043	2,6-Dichlorophenol waste from the production of 2,4D.	2,4-Dichlorophenol	120-83-2	0.044	14
		2,6-Dichlorophenol	187-65-0	0.044	14
		2,4,5-Trichlorophenol	95-95-4	0.18	7.4
		2,4,6-Trichlorophenol	88-06-2	0.035	7.4
		2,3,4,6-Tetrachlorophenol	58-90-2	0.03	7.4
		Pentachlorophenol	87-86-5	0.089	7.4
		Tetrachloroethylene	127-18-4	0.056	6.0
		HxCDDs (All Hexachlorodibenzo-p-dioxins)	NA	0.000063	0.001
		HxCDFs (All Hexachlorodibenzofurans)	NA	0.000063	0.001
		PeCDDs (All Pentachlorodibenzo-p-dioxins)	NA	0.000063	0.001
		PeCDFs (All Pentachlorodibenzofurans)	NA	0.000035	0.001

Hazardous Industrial Waste from Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
		TCDDs (All Tetrachlorodibenzo-p-dioxins)	NA	0.000063	0.001
		TCDFs (All Tetrachlorodibenzofurans)	NA	0.000063	0.001
K097	Vacuum stripper discharge from the chlordane chlorinator in the production of chlordane.	Chlordane (alpha and gamma isomers)	57-74-9	0.0033	0.26
		Heptachlor	76-44-8	0.0012	0.066
		Heptachlor epoxide	1024-57-3	0.016	0.066
		Hexachlorocyclopentadiene	77-47-4	0.057	2.4
K098	Untreated process wastewater from the production of toxaphene.	Toxaphene	8001-35-2	0.0095	2.6
K099	Untreated wastewater from the production of 2,4-D.	2,4-Dichlorophenoxyacetic acid	94-75-7	0.72	10
		HxCDDs (All Hexachlorodibenzo-p-dioxins)	NA	0.000063	0.001
		HxCDFs (All Hexachlorodibenzofurans)	NA	0.000063	0.001
		PeCDDs (All Pentachlorodibenzo-p-dioxins)	NA	0.000063	0.001
		PeCDFs (All Pentachlorodibenzofurans)	NA	0.000035	0.001
		TCDDs (All Tetrachlorodibenzo-p-dioxins)	NA	0.000063	0.001
		TCDFs (All Tetrachlorodibenzofurans)	NA	0.000063	0.001
K123	Process wastewater (including supernates, filtrates, and washwaters) from the production of ethylenedisithiocarbamic acid and its salt.	Process wastewater (including supernates, filtrates, and washwaters) from the production of ethylenedisithiocarbamic acid and its salt.	NA	CMBST; or CHOXD fb (BIODG or CARBN)	CMBST
K124	Reactor vent scrubber water from the production of ethylenedisithiocarbamic acid and its salts.	Reactor vent scrubber water from the production of ethylenedisithiocarbamic acid and its salts.	NA	CMBST; or CHOXD fb (BIODG or CARBN)	CMBST
K125	Filtration, evaporation, and centrifugation solids from the production of ethylenedisithiocarbamic acid and its salts.	Filtration, evaporation, and centrifugation solids from the production of ethylenedisithiocarbamic acid and its salts.	NA	CMBST; or CHOXD fb (BIODG or CARBN)	CMBST
K126	Baghouse dust and floor sweepings in milling and packaging operations from the production or formulation of ethylenedisithiocarbamic acid and its salts.	Baghouse dust and floor sweepings in milling and packaging operations from the production or formulation of ethylenedisithiocarbamic acid and its salts.	NA	CMBST; or CHOXD fb (BIODG or CARBN)	CMBST
K131	Wastewater from the reactor and spent sulfuric acid from the acid dryer from the production of methyl bromide.	Methyl bromide (Bromomethane)	74-83-9	0.11	15
K132	Spent absorbent and wastewater separator solids from the production of methyl bromide.	Methyl bromide (Bromomethane)	74-83-9	0.11	15

Hazardous Industrial Waste from Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
Explosives:					
K044	Wastewater treatment sludges from the manufacturing and processing of explosives.	Wastewater treatment sludges from the manufacturing and processing of explosives.	NA	DEACT	DEACT
K045	Spent carbon from the treatment of wastewater containing explosives.	Spent carbon from the treatment of wastewater containing explosives.	NA	DEACT	DEACT
K046	Wastewater treatment sludges from the manufacturing formulation and loading of leadbased initiating compounds.	Lead	7439-92-1	0.69	0.75 mg/L TCLP
K047	Pink/red water from TNT operations.	Pink/red water from TNT operations.	NA	DEACT	DEACT
Petroleum refining:					
K048	Dissolved air flotation (DAF) float from the petroleum refining industry.	Benzene	71-43-2	0.14	10
		Benzo(a)pyrene	50-32-8	0.061	3.4
		bis(2-Ethylhexyl)phthalate	117-81-7	0.28	28
		Chrysene	218-01-9	0.059	3.4
		Di-n-butyl phthalate	84-74-2	0.057	28
		Ethylbenzene	100-41-4	0.057	10
		Fluorene	86-73-7	0.059	NA
		Naphthalene	91-20-3	0.059	5.6
		Phenanthrene	85-01-8	0.059	5.6
		Phenol	108-95-2	0.039	6.2
		Pyrene	129-00-0	0.067	8.2
		Toluene	108-88-33	0.08	10
		Xylenes-mixed isomers (sum of o-, m-, and p-xylene concentrations)	1330-20-7	0.32	30
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Cyanides (Total) ⁷	57-12-5	1.2	590
		Lead	7439-92-1	0.69	NA
		Nickel	7440-02-0	NA	11 mg/L TCLP
K049	Slop oil emulsion solids from the petroleum refining industry.	Anthracene	120-12-7	0.059	3.4
		Benzene	71-43-2	0.14	10
		Benzo(a)pyrene	50-32-8	0.061	3.4
		bis(2-Ethylhexyl)phthalate	117-81-7	0.28	28
		Carbon disulfide	75-15-0	3.8	NA
		Chrysene	2218/01/09	0.059	3.4
		2,4-Dimethylphenol	105-67-9	0.036	NA
		Ethylbenzene	100-41-4	0.057	10
		Naphthalene	91-20-3	0.059	5.6
		Phenanthrene	85-01-8	0.059	5.6
		Phenol	108-95-2	0.039	6.2
		Pyrene	129-00-0	0.067	8.2
		Toluene	108-88-3	0.08	10
		Xylenes-mixed isomers (sum of o-, m-, and p-xylene concentrations)	1330-20-7	0.32	30

Hazardous Industrial Waste from Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
		Cyanides (Total) ⁷	57-12-5	1.2	590
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Lead	7439-92-1	0.69	NA
		Nickel	7440-02-0	NA	11 mg/L TCLP
K050	Heat exchanger bundle cleaning sludge from the petroleum refining industry.	Benzo(a)pyrene	50-32-8	0.061	3.4
		Phenol	108-95-2	0.039	6.2
		Cyanides (Total) ⁷	57-12-5	1.2	590
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Lead	7439-92-1	0.69	NA
		Nickel	7440-02-0	NA	11 mg/L TCLP
K051	API separator sludge from the petroleum refining industry.	Acenaphthene	83-32-9	0.059	NA
		Anthracene	120-12-7	0.059	3.4
		Benz(a)anthracene	56-55-3	0.059	3.4
		Benzene	71-43-2	0.14	10
		Benzo(a)pyrene	50-32-8	0.061	3.4
		bis(2-Ethylhexyl)phthalate	117-81-7	0.28	28
		Chrysene	2218/01/09	0.059	3.4
		Di-n-butyl phthalate	105-67-9	0.057	28
		Ethylbenzene	100-41-4	0.057	10
		Fluorene	86-73-7	0.059	NA
		Naphthalene	91-20-3	0.059	5.6
		Phenanthrene	85-01-8	0.059	5.6
		Phenol	108-95-2	0.039	6.2
		Pyrene	129-00-0	0.067	8.2
		Toluene	108-88-3	0.08	10
		Xylenes-mixed isomers (sum of o-, m-, and p-xylene concentrations)	1330-20-7	0.32	30
		Cyanides (Total) ⁷	57-12-5	1.2	590
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Lead	7439-92-1	0.69	NA
		Nickel	7440-02-0	NA	11 mg/L TCLP
K052	Tank bottoms (leaded) from the petroleum refining industry.	Benzene	71-43-2	0.14	10
		Benzo(a)pyrene	50-32-8	0.061	3.4
		o-Cresol	95-48-7	0.11	5.6
		m-Cresol (difficult to distinguish from p-cresol)	108-39-4	0.77	5.6
		p-Cresol (difficult to distinguish from m-cresol)	106-44-5	0.77	5.6
		2,4-Dimethylphenol	105-67-9	0.036	NA
		Ethylbenzene	100-41-4	0.057	10
		Naphthalene	91-20-3	0.059	5.6
		Phenanthrene	85-01-8	0.059	5.6
		Phenol	108-95-2	0.039	6.2
		Toluene	108-88-3	0.08	10
		Xylenes-mixed isomers (sum of o-, m-, and p-xylene concentrations)	1330-20-7	0.32	30
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Cyanides (Total) ⁷	57-12-5	1.2	590
		Lead	7439-92-1	0.69	NA
		Nickel	7440-02-0	NA	11 mg/L TCLP

Hazardous Industrial Waste from Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
K169	Crude oil storage tank sediment from petroleum refining operations.	Benz(a)anthracene	56-55-3	0.059	3.4
		Benzene	71-43-2	0.14	10
		Benzo(g,h,i)perylene	191-24-2	0.0055	1.8
		Chrysene	218-01-9	0.059	3.4
		Ethyl benzene	100-41-4	0.057	10
		Fluorene	86-73-7	0.059	3.4
		Naphthalene	91-20-3	0.059	5.6
		Phenanthrene	81-05-8	0.059	5.6
		Pyrene	129-00-0	0.067	8.2
		Toluene (Methyl Benzene)	108-88-3	0.08	10
		Xylene(s) (Total)	1330-20-7	0.32	30
K170	Clarified slurry oil tank sediment and/or in-line filter/separation solids from petroleum refining operations.	Benz(a)anthracene	56-55-3	0.059	3.4
		Benzene	71-43-2	0.14	10
		Benzo(g,h,i)perylene	191-24-2	0.0055	1.8
		Chrysene	218-01-9	0.059	3.4
		Dibenz(a,h)anthracene	53-70-3	0.055	8.2
		Ethyl benzene	100-41-4	0.057	10
		Fluorene	86-73-7	0.059	3.4
		Indeno(1,3,4-cd)pyrene	193-39-5	0.0055	3.4
		Naphthalene	91-20-3	0.059	5.6
		Phenanthrene	81-05-8	0.059	5.6
		Pyrene	129-00-0	0.067	8.2
		Toluene (Methyl Benzene)	108-88-3	0.08	10
		Xylene(s) (Total)	1330-20-7	0.32	30
K171	Spent Hydrotreating catalyst from petroleum refining operations, including guard beds used to desulfurize feeds to other catalytic reactors (this listing does not include inert support media).	Benz(a)anthracene	56-55-3	0.059	3.4
		Benzene	71-43-2	0.14	10
		Chrysene	218-01-9	0.059	3.4
		Ethyl benzene	100-41-4	0.057	10
		Naphthalene	91-20-3	0.059	5.6
		Phenanthrene	81-05-8	0.059	5.6
		Pyrene	129-00-0	0.67	8.2
		Toluene (Methyl Benzene)	108-88-3	0.08	10
		Xylene(s) (Total)	1330-20-7	0.32	30
		Arsenic	7740-38-2	1.4	5 mg/L TCLP
		Nickel	7440-02-0	3.98	11.0 mg/L TCLP
		Vanadium	7440-62-2	4.3	1.6 mg/L TCLP
		Reactive sulfides	NA	DEACT	DEACT
K172	Spent Hydrotreating catalyst from petroleum refining operations, including guard beds used to desulfurize feeds to other catalytic reactors (this listing does not include inert support media).	Benzene	71-43-2	0.14	10
		Ethyl benzene	100-41-4	0.57	10
		Toluene (Methyl Benzene)	108-88-3	0.08	10
		Xylene(s) (Total)	1330-20-7	0.32	30
		Antimony	7740-36-0	1.9	1.15 mg/L TCLP
		Arsenic	7740-38-2	1.4	5 mg/L TCLP
		Nickel	7440-02-0	3.98	11.0 mg/L TCLP
		Vanadium	7440-62-2	4.3	1.6 mg/L TCLP
		Reactive sulfides	NA	DEACT	DEACT

Hazardous Industrial Waste from Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
Iron and steel:					
K061	Emission control dust/sludge from the primary production of steel in electric furnaces.	Antimony	7440-36-0	NA	1.15 mg/L TCLP
		Arsenic	7440-38-2	NA	5.0 mg/L TCLP
		Barium	7440-39-3	NA	21 mg/L TCLP
		Beryllium	7440-41-7	NA	1.22 mg/L TCLP
		Cadmium	7440-43-9	0.69	0.11 mg/L TCLP
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
		Mercury	7439-97-6	NA	0.025 mg/L TCLP
		Nickel	7440-02-0	3.98	11 mg/L TCLP
		Selenium	7782-49-2	NA	5.7 mg/L TCLP
		Silver	7440-22-4	NA	0.14 mg/L TCLP
		Thallium	7440-28-0	NA	0.20 mg/L TCLP
		Zinc	7440-66-6	NA	4.3 mg/L TCLP
K062	Spent pickle liquor generated by steel finishing operations within the iron and steel industry at steel works, blast furnaces (including coke ovens), rolling mills, iron and steel foundries, gray and ductile iron foundries, malleable iron foundries, steel investment foundries or other miscellaneous steel foundries or at facilities in the electrometallurgical products (except steel) industry, steel wiredrawing and steel nails and spikes industry, cold-rolled steel sheet, strip and bars industry, or steel pipe and tubes industry.	Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
		Nickel	7440-02-0	3.98	NA
Primary aluminum:					
K088	Spent potliners from primary aluminum reduction.	Acenaphthene	83-32-9	0.059	3.4
		Anthracene	120-12-7	0.059	3.4
		Benmz(a)anthracene	56-55-3	0.059	3.4
		Benzo(a)pyrene	50-32-8	0.061	3.4
		Benzo(b)fluoranthene	205-99-2	0.11	6.8
		Benzo(k)fluoranthene	207-08-9	0.11	6.8
		Benzo(g,h,i)perylene	191-24-2	0.0055	1.8
		Chrysene	218-01-9	0.059	3.4
		Dibenz(a,h)anthracene	53-70-3	0.055	8.2
		Fluoranthene	206-44-0	0.068	3.4
		Indeno(1,2,3,-c,d)pyrene	193-39-5	0.0055	3.4
		Phenanthrene	85-01-8	0.059	5.6
		Pyrene	129-00-0	0.067	8.2
		Antimony	7440-36-0	1.9	1.15 mg/L TCLP
		Arsenic	7440-38-2	1.4	26.1
		Barium	7440-39-3	1.2	21 mg/L TCLP

Hazardous Industrial Waste from Specific Sources						
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements		
				Aqueous Waste	Non-aqueous Waste	
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)	
		Beryllium	7440-41-7	0.82	1.22 mg/L TCLP	
		Cadmium	7440-43-9	0.69	0.11 mg/L TCLP	
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP	
		Lead	7439-92-1	0.69	0.75 mg/L TCLP	
		Mercury	7439-97-6	0.15	0.025 mg/L TCLP	
		Nickel	7440-02-0	3.98	11 mg/L TCLP	
		Selenium	7782-49-2	0.82	5.7 mg/L TCLP	
		Silver	7440-22-4	0.43	0.14 mg/L TCLP	
		Cyanides (Total) ⁷	57-12-5	1.2	590	
		Cyanides (Amenable) ⁷	57-12-5	0.86	30	
		Fluoride	16984-48-8	35	NA	
Secondary lead:						
K069	Emission control dust/sludge from secondary lead smelting, not including sludge generated from secondary acid scrubber systems.	Treatment Subcategory 1				
		Calcium Sulfate (Low Lead)				
		Cadmium	7440-43-9	0.69	0.11 mg/L TCLP	
		Lead	7439-92-1	0.69	0.75 mg/L TCLP	
		Treatment Subcategory 2				
		Non- Calcium Sulfate (High Lead)				
K100	Waste leaching solution from acid leaching of emission control dust/sludge from secondary lead smelting.	Non- Calcium Sulfate (High Lead)		NA	NA	RLEAD
		Cadmium	7440-43-9	0.69	0.11 mg/L TCLP	
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP	
		Lead	7439-92-1	0.69	0.75 mg/L TCLP	
Veterinary pharmaceuticals:						
K084	Wastewater treatment sludges generated during the production of veterinary pharmaceuticals from arsenic or organoarsenic compounds.	Arsenic	7440-38-2	1.4	5.0 mg/L TCLP	
K101	Distillation tar residues from the distillation of anilinebased compounds in the production of veterinary pharmaceuticals from arsenic or organoarsenic compounds.	o-Nitroaniline	88-74-4	0.27	14	
		Arsenic	7440-38-2	1.4	5.0 mg/L TCLP	
		Cadmium	7440-43-9	0.69	NA	
		Lead	7439-92-1	0.69	NA	
		Mercury	7439-97-6	0.15	NA	
K102	Residue from the use of activated carbon for decolourization in the production of veterinary pharmaceuticals from arsenic or organoarsenic compounds.	o-Nitrophenol	88-75-5	0.028	13	
		Arsenic	7440-38-2	1.4	5.0 mg/L TCLP	
		Cadmium	7440-43-9	0.69	NA	
		Lead	7439-92-1	0.69	NA	
		Mercury	7439-97-6	0.15	NA	

Hazardous Industrial Waste from Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
Ink formulation:					
K086	Solvent washes and sludges, caustic washes and sludges, or water washes and sludges from cleaning tubs and equipment used in the formulation of ink from pigments, driers, soaps, and stabilizers containing chromium and lead.	Acetone	67-64-1	0.28	160
		Acetophenone	96-86-2	0.01	9.7
		bis(2-Ethylhexyl) phthalate	117-81-7	0.28	28
		n-Butyl alcohol	71-36-3	5.6	2.6
		Butylbenzyl phthalate	85-68-7	0.017	28
		Cyclohexanone	108-94-1	0.36	NA
		o-Dichlorobenzene	95-50-1	0.088	6.0
		Diethyl phthalate	84-66-2	0.2	28
		Dimethyl phthalate	131-11-3	0.047	28
		Di-n-butyl phthalate	84-74-2	0.057	28
		Di-n-octyl phthalate	117-84-0	0.017	28
		Ethyl acetate	141-78-6	0.34	33
		Ethylbenzene	100-41-4	0.057	10
		Methanol	67-56-1	5.6	NA
		Methyl ethyl ketone	78-93-3	0.28	36
		Methyl isobutyl ketone	108-10-1	0.14	33
		Methylene chloride	75-09-2	0.089	30
		Naphthalene	91-20-3	0.059	5.6
		Nitrobenzene	98-95-3	0.068	14
		Toluene	108-88-3	0.08	10
		1,1,1-Trichloroethane	71-55-6	0.054	6.0
		Trichloroethylene	79-01-6	0.054	6.0
		Xylenes-mixed isomers (sum of o-, m-, and p-xylene concentrations)	1330-20-7	0.32	30
		Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
		Cyanides (Total) ⁷	57-12-5	1.2	590
		Lead	7439-92-1	0.69	0.75 mg/L TCLP
Coking:					
K060	Ammonia still lime sludge from coking operations.	Benzene	71-43-2	0.14	10
		Benzo(a)pyrene	50-32-8	0.061	3.4
		Naphthalene	91-20-3	0.059	5.6
		Phenol	108-95-2	0.039	6.2
		Cyanides (Total) ⁷	57-12-5	1.2	590
K087	Decanter tank tar sludge from coking operations.	Acenaphthylene	208-96-8	0.059	3.4
		Benzene	71-43-2	0.14	10
		Chrysene	218-01-9	0.059	3.4
		Fluoranthene	206-44-0	0.068	3.4
		Indeno(1,2,3-cd)pyrene	193-39-5	0.0055	3.4
		Naphthalene	91-20-3	0.059	5.6
		Phenanthrene	85-01-8	0.059	5.6
		Toluene	108-88-3	0.08	10
		Xylenes-mixed isomers (sum of o-, m-, and p-xylene concentrations)	1330-20-7	0.32	30
		Lead	7439-92-1	0.69	0.75 mg/L TCLP

Hazardous Industrial Waste from Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
K141	Process residues from the recovery of coal tar, including, but not limited to, collecting sump residues from the production of coke from coal or the recovery of coke by-products produced from coal. This listing does not include K087 (decanter tank tar sludges from coking operations).	Benzene	71-43-2	0.14	10
		Benz(a)anthracene	56-55-3	0.059	3.4
		Benzo(a)pyrene	50-2-8	0.061	3.4
		Benzo(b)fluoranthene (difficult to distinguish from benzo(k)fluoranthene)	205-99-2	0.11	6.8
		Benzo(k)fluoranthene (difficult to distinguish from benzo(b)fluoranthene)	207-08-9	0.11	6.8
		Chrysene	218-01-9	0.059	3.4
		Dibenz(a,h)anthracene	53-70-3	0.055	8.2
		Indeno(1,2,3-cd)pyrene	193-39-5	0.0055	3.4
K142	Tar storage tank residues from the production of coke from coal or from the recovery of coke by-products produced from coal.	Benzene	71-43-2	0.14	10
		Benz(a)anthracene	56-55-3	0.059	3.4
		Benzo(a)pyrene	50-32-8	0.061	3.4
		Benzo(b)fluoranthene (difficult to distinguish from benzo(k)fluoranthene)	205-99-2	0.11	6.8
		Benzo(k)fluoranthene (difficult to distinguish from benzo(b)fluoranthene)	207-08-9	0.11	6.8
		Chrysene	218-01-9	0.059	3.4
		Dibenz(a,h)anthracene	53-70-3	0.055	8.2
		Indeno(1,2,3-cd)pyrene	193-39-5	0.0055	3.4
K143	Process residues from the recovery of light oil, including, but not limited to, those generated in stills, decanters, and wash oil recovery units from the recovery of coke by-products produced from coal.	Benzene	71-43-2	0.14	10
		Benz(a)anthracene	56-55-3	0.059	3.4
		Benzo(a)pyrene	50-32-8	0.061	3.4
		Benzo(b)fluoranthene (difficult to distinguish from benzo(k)fluoranthene)	205-99-2	0.11	6.8
		Benzo(k)fluoranthene (difficult to distinguish from benzo(b)fluoranthene)	207-08-9	0.11	6.8
		Chrysene	218-01-9	0.059	3.4
K144	Wastewater sump residues from light oil refining, including, but not limited to, intercepting or contamination sump sludges from the recovery of coke by-products produced from coal.	Benzene	71-43-2	0.14	10
		Benzo(a)pyrene	56-55-3	0.059	3.4
		Benzo(a)anthracene	50-32-8	0.061	3.4
		Benzo(b)fluoranthene (difficult to distinguish from benzo(k)fluoranthene)	205-99-2	0.11	6.8
		Benzo(k)fluoranthene (difficult to distinguish from benzo(b)fluoranthene)	207-08-9	0.11	6.8
		Chrysene	218-01-9	0.059	3.4
		Dibenz(a,h)anthracene	53-70-3	0.055	8.2
K145	Residues from naphthalene collection and recovery operations from the recovery of coke by-products produced from coal.	Benzene	71-43-2	0.14	10
		Benz(a)anthracene	56-55-3	0.059	3.4
		Benzo(a)pyrene	50-32-8	0.061	3.4
		Chrysene	218-01-9	0.059	3.4
		Dibenz(a,h)anthracene	53-70-3	0.055	8.2
		Naphthalene	91-20-3	0.059	5.6
K147	Tar storage tank residues from coal tar refining.	Benzene	71-43-2	0.14	10
		Benz(a)anthracene	56-55-3	0.059	3.4
		Benzo(a)pyrene	50-32-8	0.061	3.4
		Benzo(b)fluoranthene (difficult to distinguish from benzo(k)fluoranthene)	205-99-2	0.11	6.8
		Benzo(k)fluoranthene (difficult to distinguish from benzo(b)fluoranthene)	207-08-9	0.11	6.8
		Chrysene	218-01-9	0.059	3.4

Hazardous Industrial Waste from Specific Sources					
Hazardous Industrial Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
		Dibenz(a,h)anthracene	53-70-3	0.055	8.2
		Indeno(1,2,3-cd)pyrene	193-39-5	0.0055	3.4
K148	Residues from coal tar distillation, including but not limited to, still bottoms.	Benz(a)anthracene	56-55-3	0.059	3.4
		Benzo(a)pyrene	50-32-8	0.061	3.4
		Benzo(b)fluoranthene (difficult to distinguish from benzo(k)fluoranthene)	205-99-2	0.11	6.8
		Benzo(k)fluoranthene (difficult to distinguish from benzo(b)fluoranthene)	207-08-9	0.11	6.8
		Chrysene	218-01-9	0.059	3.4
		Dibenz(a,h)anthracene	53-70-3	0.055	8.2
		Indeno(1,2,3-cd)pyrene	193-39-5	0.0055	3.4

Notes to Schedule 1:

¹ Treatment subcategories are shown for some wastes. In these cases, it is necessary to identify the treatment subcategory that most closely describes the particular waste for which treatment is required. The land disposal treatment requirements for that waste are those shown for that treatment subcategory.

² Haz. Waste Number means Hazardous Waste Number. These numbers are consistent with United States Environmental Protection Agency Hazardous Waste Numbers. If there is no United States Environmental Protection Agency Hazardous Waste Number for a waste, the Hazardous Waste Number is assigned to the waste by the Ontario Ministry of the Environment.

³ CAS Number means the Chemical Abstracts Service Registry Number. When the waste or a regulated constituent is described as a combination of a chemical with its salts or esters, the CAS number is given for the parent compound only.

⁴ See Schedule 7 for a description of the treatment methods and treatment standards associated with each treatment code. In some cases, the entries in this Schedule may set out more than one treatment code for a regulated constituent. An entry may permit a choice of treatment methods. For example, the entry "CHOXD; BIODG; or CMBST" means that the waste may be treated using any of the treatment methods that are set out for those treatment codes in Schedule 7. An entry may require treatment methods to be applied in a particular sequence. For this purpose, the abbreviation "fb" means "followed by". For example, the entry "CHOXD fb CARBN" means that the waste must first be treated using the treatment method that is set out for CHOXD in Schedule 7 and, following that treatment, it must be treated using the treatment method that is set out for CARBN in Schedule 7. An entry may combine a choice of treatment methods and a requirement to apply treatment methods in a particular sequence (for example, "(WETOX or CHOXD) fb CARBN; or CMBST").

⁵ Concentration requirements for aqueous wastes are based on analysis of composite samples.

⁶ Concentration requirements for non-aqueous wastes are based on analysis of grab samples.

⁷ Both Cyanides (Total) and Cyanides (Amenable) for non-aqueous wastes are to be analyzed using Method 9010 or 9012, found in "Test Methods for Evaluating Solid Waste, Physical/ Chemical Methods", United States Environmental Protection Agency Publication SW-846, with a sample size of 10 grams and a distillation time of one hour and 15 minutes.

⁸ For these wastes, the treatment method described by the CMBST treatment code must be carried out at a facility that is authorized through a Certificate of Approval to treat these types of waste.

⁹ Resource Conservation and Recovery Act (RCRA), United States Congress, 42 U.S.C. s/s 6901 et seq. (1976), Subtitle C, Code of Federal Regulations, 40CFR, Chapter I - Environmental Protection Agency, Subchapter I - Solid Wastes, Part 261 - Identification and Listing of Hazardous Waste.

¹⁰ K175 non-aqueous wastes that have been treated in compliance with Schedule 1 land disposal treatment requirements must also be macroencapsulated in accordance with Schedule 8 (Alternative Treatment for Hazardous Debris), unless the waste is placed in:

- (1) A hazardous waste monofill containing only K175 wastes that meet all applicable Schedule 1 treatment standards; or
- (2) A dedicated hazardous waste landfill cell in which all other wastes being co-disposed are at pH ≤ 6.0.

23. Schedule 1.1 to the Regulation is revoked and the following substituted:

SCHEDULE 1.1
EXEMPT HAZARDOUS INDUSTRIAL WASTES

Industry and Site	Waste
ICI Canada Inc., Cornwall	Brine purification muds (K071), saturator and clarifier sludges only, without mixing with other wastes or materials) generated from mercury cells at the chloralkali chlorine plant.
Iron and steel industry, any site	Sludge generated by lime stabilization of spent pickle liquor (K062) generated by steel finishing operations within the iron and steel industry at steel works, blast furnaces (including coke ovens), rolling mills, iron and steel foundries, gray and ductile iron foundries, malleable iron foundries, steel investment foundries or other miscellaneous steel foundries or at facilities in the electrometallurgical products (except steel) industry, steel wire drawing and steel nails and spikes industry, cold-rolled steel sheet, strip and bars industry, or steel pipe and tubes industry.
Iron and steel industry, any site	Nonwastewater residues, such as slag, resulting from high temperature metals recovery (HTMR) processing of K061 or K062 waste, in units identified as rotary kilns, flame reactors, electric furnaces, plasma arc furnaces, slag reactors, rotary hearth furnace/electric furnace combinations or industrial furnaces.
Electroplating industry, any site	Nonwastewater residues, such as slag, resulting from high temperature metals recovery (HTMR) processing of F006 waste, in units identified as rotary kilns, flame reactors, electric furnaces, plasma arc furnaces, slag reactors, rotary hearth furnace/electric furnace combinations or industrial furnaces.
Organic chemical industry, any site	Biological treatment sludge from the treatment of organic waste (K156) and wastewaters (K157) from the production of carbamates and carbamoyl oximes.
Petroleum refining industry, any site	Catalyst inert support media separated from spent hydrotreating catalyst (K171) or spent hydrotreating catalyst (K172).

24. Schedule 2 to the Regulation is revoked and the following substituted:

SCHEDULE 2 — PART A
ACUTE HAZARDOUS WASTE CHEMICAL

Acute Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
P026	5344-82-1	1-(o-Chlorophenyl)thiourea	1-(o-Chlorophenyl)thiourea	5344-82-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P081	55-63-0	1,2,3-Propanetriol, trinitrate	Nitroglycerin	55-63-0	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
P042	51-43-4	1,2-Benzenediol, 4-[1-hydroxy-2-(methylamino)ethyl]-	Epinephrine	51-43-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P067	75-55-8	1,2-Propylenimine	2-Methyl-aziridine	75-55-8	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P185	26419-73-8	1,3-Dithiolane-2-carboxaldehyde, 2,4-dimethyl-, O-[(methylamino)-carbonyl]oxime	Tirpate	26419-73-8	BIODG; CARBN; CHOXD; CMBST or 0.056	CMBST or 0.28
P004	309-00-2	1,4,5,8-Dimethanonaphthalene, 1,2,3,4,10,10-hexachloro-1,4,4a,5,8,8a,-hexahydro-, (1alpha,4alpha, 4abeta, 5alpha,8alpha,8abeta)	Aldrin	309-00-2	0.021	0.066

Acute Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste	Non-aqueous Waste
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
P060	465-73-6	1,4,5,8-Dimethanonaphthalene, 1,2,3,4,10,10-hexachloro-1,4,4a,5,8,8a-hexahydro-, (1alpha,4alpha, 4abeta, 5beta, 8beta, 8abeta)-	Isodrin	465-73-6	0.021	0.066
P002	591-08-2	1-Acetyl-2-thiourea	1-Acetyl-2-thiourea	591-08-2	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P048	51-28-5	2,4-Dinitrophenol	2,4-Dinitrophenol	51-28-5	0.12	160
P051	72-20-8	2,7:3,6-Dimethanonaphth [2,3-b]oxirene, 3,4,5,6,9,9-hexachloro-1a,2,2a,3,6,6a,7,7a-octahydro-, (1aalpha,2beta,2abeta, 3alpha,6alpha,6abeta,7beta, 7aalpha)-, & metabolites	Endrin Endrin aldehyde	72-20-8 7421-93-4	0.0028 0.025	0.13 0.13
P037	60-57-1	2,7:3,6-Dimethanonaphth[2,3-b]oxirene,3,4,5,6,9,9-hexachloro-1a,2,2a,3,6,6a,7,7a-octahydro-, (1aalpha,2beta,2aalpha,3beta,6beta,6aalpha,7beta, 7aalpha)-[b]oxirene, 3,4,5,6,9,9-hexachloro-	Dieldrin	60-57-1	0.017	0.13
P045	39196-18-4	2-Butanone,3,3-dimethyl-1-methylthio)-,O-[methylamino]carbonyl] oxime	Thiofanox	39196-18-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P034	131-89-5	2-Cyclohexyl-4,6-dinitrophenol	2-Cyclohexyl-4,6-dinitrophenol	131-89-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P001	81-81-2	2H-1-Benzopyran-2-one, 4-hydroxy-3-(3-oxo-1-phenylbutyl)-, & salts, when present at concentrations greater than 0.3%	Warfarin	81-81-2	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P069	75-86-5	2-Methylactonitrile	2-Methylactonitrile	75-86-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P017	598-31-2	2-Propanone, 1-bromo-	Bromoacetone	598-31-2	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P005	107-18-6	2-Propen-1-ol	Allyl alcohol	107-18-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST

Acute Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
					Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
P003	107-02-8	2-Propenal	Acrolein	107-02-8	0.29	CMBST
P102	107-19-7	2-Propyn-1-ol	Propargyl alcohol	107-19-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P007	2763-96-4	3(2H)-Isoxazolone, 5-(aminomethyl)-	5-Aminomethyl 3-isoxazolol	2763-96-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P027	542-76-7	3-Chloropropionitrile	3-Chloropropionitrile	542-76-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P202	64-00-6	3-Isopropylphenyl N-methylcarbamate	m-Cumenyl methylcarbamate	64-00-6	0.056	1.4
P047	534-52-1	4,6-Dinitro-o-cresol, & salts	Treatment Subcategory 1 4,6-Dinitro-o-cresol:			
			4,6-Dinitro-o-cresol	543-52-1	0.28	160
			Treatment Subcategory 2 4,6-Dinitro-o-cresol salts:			
			4,6-Dinitro-o-cresol salts	NA	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P059	76-44-8	4,7-Methano-1H-indene, 1,4,5,6,7,8,8-heptachloro-3a,4,7,7a-tetrahydro-	Heptachlor	76-44-8	0.0012	0.066
			Heptachlor epoxide	1024-57-3	0.016	0.066
P008	504-24-5	4-Aminopyridine	4-Aminopyridine	504-24-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P008	504-24-5	4-Pyridinamine	4-Aminopyridine	504-24-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P007	2763-96-4	5-(Aminomethyl)-3-isoxazolol	5-Aminomethyl 3-isoxazolol	2763-96-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P050	115-29-7	6,9-Methano-2,4,3-benzodioxathiepin, 6,7,8,9, 10,10-hexachloro-1,5,5a,6,9,9a-hexahydro-, 3-oxide	Endosulfan I	939-98-8	0.023	0.066
			Endosulfan II	33213-6-5	0.029	0.13
			Endosulfan sulfate	1031-07-8	0.029	0.13
P127	1563-66-2	7-Benzofuranol, 2,3-dihydro-2,2-dimethyl-, methylcarbamate	Carbofuran	1563-66-2	0.006	0.14
P088	145-73-3	7-Oxabicyclo[2.2.1]heptane-2,3-dicarboxylic acid	Endothall	145-73-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P023	107-20-0	Acetaldehyde, chloro-	Chloroacetaldehyde	107-20-0	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST

Acute Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste	Non-aqueous Waste
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
P057	640-19-7	Acetamide, 2-fluoro-	Fluoroacetamide	640-19-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P002	591-08-2	Acetamide, N-(aminothioxomethyl)-	1-Acetyl-2-thiourea	591-08-2	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P058	62-74-8	Acetic acid, fluoro-, sodium salt	Fluoroacetic acid, sodium salt	62-74-8	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P003	107-02-8	Acrolein	Acrolein	107-02-8	0.29	CMBST
P070	116-06-3	Aldicarb	Aldicarb	116-06-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P203	1646-88-4	Aldicarb sulfone	Aldicarb sulfone	1646-88-4	0.056	0.28
P004	309-00-2	Aldrin	Aldrin	309-00-2	0.021	0.066
P005	107-18-6	Allyl alcohol	Allyl alcohol	107-18-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P046	122-09-8	alpha,alpha-Dimethylphenethylamine	alpha, alpha-Dimethylphenethylamine	122-09-8	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P072	86-88-4	alpha-Naphthylthiourea	1-Naphthyl-2-thiourea	86-88-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P006	20859-73-8	Aluminum phosphide	Aluminum phosphide	20859-73-8	CHOXD; CHRED; or CMBST	CHOXD; CHRED; or CMBST
P009	131-74-8	Ammonium picrate	Ammonium picrate	131-74-8	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
P119	7803-55-6	Ammonium vanadate	Vanadium (measured in aqueous wastes only)	7440-62-2	4.3	STABL
P099	506-61-6	Argentate(1-), bis(cyano-C)-, potassium	Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30
			Silver	7440-22-4	0.43	0.14 mg/L TCLP
P010	7778-39-4	Arsenic acid H ₃ AsO ₄	Arsenic	7440-38-2	1.4	5.0 mg/L TCLP
P012	1327-53-3	Arsenic oxide As ₂ O ₃	Arsenic	7440-38-2	1.4	5.0 mg/L TCLP
P011	1303-28-2	Arsenic oxide As ₂ O ₅	Arsenic	7440-38-2	1.4	5.0 mg/L TCLP
P011	1303-28-2	Arsenic pentoxide	Arsenic	7440-38-2	1.4	5.0 mg/L TCLP
P012	1327-53-3	Arsenic trioxide	Arsenic	7440-38-2	1.4	5.0 mg/L TCLP
P038	692-42-2	Arsine, diethyl-	Arsenic	7440-38-2	1.4	5.0 mg/L TCLP
P036	696-28-6	Arsonous dichloride, phenyl-	Arsenic	7440-38-2	1.4	5.0 mg/L TCLP
P054	151-56-4	Aziridine	Aziridine	151-56-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P067	75-55-8	Aziridine, 2-methyl-	2-Methyl-aziridine	75-55-8	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST

Acute Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
					Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
P013	542-62-1	Barium cyanide	Barium	7440-39-3	NA	21 mg/L TCLP
			Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30
P024	106-47-8	Benzenamine, 4-chloro-	p-Chloroaniline	106-47-8	0.46	16
P077	100-01-6	Benzenamine, 4-nitro-	p-Nitroaniline	100-01-6	0.028	28
P028	100-44-7	Benzene, (chloromethyl)-	Benzyl chloride	100-44-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P046	122-09-8	Benzeneethanamine, alpha,alpha-dimethyl-	alpha, alpha-Dimethylphenethylamine	122-09-8	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P014	108-98-5	Benzenethiol	Thiophenol (Benzene thiol)	108-98-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P188	57-64-7	Benzoic acid, 2-hydroxy-, compd. With (3aS-cis)-1,2,3,3a,8,8a-hexahydro-1,3a,8-trimethylpyrrolo[2,3-b]indol-5-yl methylcarbamate ester (1:1)	Physostigmine salicylate	57-64-7	0.056	1.4
P028	100-44-7	Benzyl chloride	Benzyl chloride	100-44-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P015	7440-41-7	Beryllium powder	Beryllium	7440-41-7	RMETL; or RTHRM	RMETL; or RTHRM
P017	598-31-2	Bromoacetone	Bromoacetone	598-31-2	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P018	357-57-3	Brucine	Brucine	357-57-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P021	592-01-8	Calcium cyanide	Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30
P021	592-01-8	Calcium cyanide Ca(CN) ₂	Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30
P189	55285-14-8	Carbamic acid, [(dibutylamino)-thio]methyl-, 2,3-dihydro-2,2-dimethyl-7-benzofuranyl ester	Carbosulfan	55285-14-8	0.028	1.4
P191	644-64-4	Carbamic acid, dimethyl-, 1-[(dimethyl-amino)carbonyl]- 5-methyl-1H-pyrazol-3-yl ester	Dimetilan	644-64-4	BIODG; CARBN; CHOXD; CMBST or 0.056	CMBST or 1.4
P190	1129-41-5	Carbamic acid, methyl-, 3-methylphenyl ester	Metolcarb	1129-41-5	0.056	1.4

Acute Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste	Non-aqueous Waste
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
P192	119-38-0	Carbamic acid, dimethyl-, 3-methyl-1-(1-methylethyl)-1H-pyrazol-5-yl ester	Isolan	119-38-0	BIODG; CARBN; CHOXD; CMBST or 0.056	CMBST or 1.4
P127	1563-66-2	Carbofuran	Carbofuran	1563-66-2	0.006	0.14
P022	75-15-0	Carbon disulfide	Carbon disulfide	75-15-0	3.8	CMBST or 4.8 mg/L TCLP
P095	75-44-5	Carbonic dichloride	Phosgene	75-44-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P189	55285-14-8	Carbosulfan	Carbosulfan	55285-14-8	0.028	1.4
P023	107-20-0	Chloroacetaldehyde	Chloroacetaldehyde	107-20-0	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P029	544-92-3	Copper cyanide	Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30
P029	544-92-3	Copper cyanide Cu(CN)	Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30
P030	N/A	Cyanides (soluble cyanide salts), not otherwise specified	Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30
P031	460-19-5	Cyanogen	Cyanogen	460-19-5	CHOXD; WETOX; or CMBST	CHOXD; WETOX; or CMBST
P033	506-77-4	Cyanogen chloride	Cyanogen chloride	506-77-4	CHOXD; WETOX; or CMBST	CHOXD; WETOX; or CMBST
P033	506-77-4	Cyanogen chloride (CN)Cl	Cyanogen chloride	506-77-4	CHOXD; WETOX; or CMBST	CHOXD; WETOX; or CMBST
P016	542-88-1	Dichloromethyl ether	Dichloromethyl ether	542-88-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P036	696-28-6	Dichlorophenylarsine	Arsenic	7440-38-2	1.4	5.0 mg/L TCLP
P037	60-57-1	Dieldrin	Dieldrin	60-57-1	0.017	0.13
P038	692-42-2	Diethylarsine	Arsenic	7440-38-2	1.4	5.0 mg/L TCLP
P041	311-45-5	Diethyl-p-nitrophenyl phosphate	Diethyl-p-nitrophenyl phosphate	311-45-5	CARBAN; or CMBST	CMBST
P043	55-91-4	Diisopropylfluorophosphate (DFP)	Diisopropylfluorophosphate (DFP)	55-91-4	CARBAN; or CMBST	CMBST
P044	60-51-5	Dimethoate	Dimethoate	60-51-5	CARBAN; or CMBST	CMBST
P191	644-64-4	Dimetilan	Dimetilan	644-64-4	BIODG; CARBN; CHOXD; CMBST or 0.056	CMBST or 1.4
P020	88-85-7	Dinoseb	2-sec-Butyl-4,6-dinitrophenol (Dinoseb)	88-85-7	0.066	2.5
P085	152-16-9	Diphosphoramidate, octamethyl-	Octamethylpyrophosphoramidate	152-16-9	CARBAN; or CMBST	CMBST
P111	107-49-3	Diphosphoric acid, tetraethyl ester	Tetraethylpyrophosphate	107-49-3	CARBAN; or CMBST	CMBST
P039	298-04-4	Disulfoton	Disulfoton	298-04-4	0.017	6.2

Acute Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
P049	541-53-7	Dithiobiuret	Dithiobiuret	541-53-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P050	115-29-7	Endosulfan	Endosulfan I	939-98-8	0.023	0.066
			Endosulfan II	33213-6-5	0.029	0.13
			Endosulfan sulfate	1031-07-8	0.029	0.13
P088	145-73-3	Endothall	Endothall	145-73-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P051	72-20-8	Endrin	Endrin	72-20-8	0.0028	0.13
			Endrin aldehyde	7421-93-4	0.025	0.13
P051	72-20-8	Endrin, & metabolites	Endrin	72-20-8	0.0028	0.13
			Endrin aldehyde	7421-93-4	0.025	0.13
P042	51-43-4	Epinephrine	Epinephrine	51-43-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P031	460-19-5	Ethanedinitrile	Cyanogen	460-19-5	CHOXD; WETOX; or CMBST	CHOXD; WETOX; or CMBST
P194	23135-22-0	Ethanimidithioc acid, 2-(dimethylamino)-N- [[[(methylamino)carbon yl]oxy]-2-oxo-, methyl ester	Oxamyl	23135-22-0	0.056	0.28
P066	16752-77-5	Ethanimidithioic acid, N- [[[(methylamino)carbon yl]oxy]-,methyl ester	Methomyl	16752-77-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P101	107-12-0	Ethyl cyanide	Ethyl cyanide (Propanenitrile)	107-12-0	0.24	360
P054	151-56-4	Ethyleneimine	Aziridine	151-56-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P097	52-85-7	Famphur	Famphur	52-85-7	0.017	15
P056	7782-41-4	Fluorine	Fluoride (measured in aqueous wastes only)	16984-48-8	35	ADGAS fb NEUTR
P057	640-19-7	Fluoroacetamide	Fluoroacetamide	640-19-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P058	62-74-8	Fluoroacetic acid, sodium salt	Fluoroacetic acid, sodium salt	62-74-8	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P198	23422-53-9	Formetanate hydrochloride	Formetanate hydrochloride	23422-53-9	0.056	1.4
P197	17702-57-7	Formparanate	Formparante	17702-57-7	BIODG; CARBN; CHOXD; CMBST or 0.056	CMBST or 1.4

Acute Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
P065	628-86-4	Fulminic acid, mercury(2+) salt	Treatment Subcategory 1 Mercury fulminate non-aqueous wastes, regardless of their total mercury content, that are not incinerator residues or are not residues from RMERC:			
			Mercury	7439-97-6	NA	IMERC
			Treatment Subcategory 2 Mercury fulminate non-aqueous wastes that are either incinerator residues or are residues from RMERC; and contain greater than or equal to 260 mg/kg total mercury:			
			Mercury	7439-97-6	NA	RMERC
			Treatment Subcategory 3 Mercury fulminate non-aqueous wastes that are residues from RMERC and contain less than 260 mg/kg total mercury:			
			Mercury	7439-97-6	NA	0.20 mg/L TCLP
			Treatment Subcategory 4 Mercury fulminate non-aqueous wastes that are incinerator residues and contain less than 260 mg/kg total mercury:			
			Mercury	7439-97-6	NA	0.025 mg/L TCLP
			Treatment Subcategory 5 All mercury fulminate aqueous wastes:			
			Mercury	7439-97-6	0.15	NA
P059	76-44-8	Heptachlor	Heptachlor	76-44-8	0.0012	0.066
			Heptachlor epoxide	1024-57-3	0.016	0.066
P062	757-58-4	Hexaethyl tetraphosphate	Hexaethyl tetraphosphate	757-58-4	CARBN; or CMBST	CMBST
P068	60-34-4	Hydrazine, methyl-	Methyl hydrazine	60-34-4	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
P116	79-19-6	Hydrazinecarbothioamide	Thiosemicarbazide	79-19-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P063	74-90-8	Hydrocyanic acid	Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30
P063	74-90-8	Hydrogen cyanide	Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30
P096	7803-51-2	Hydrogen phosphide	Phosphine	7803-51-2	CHOXD; CHRED; or CMBST	CHOXD; CHRED; or CMBST
P060	465-73-6	Isodrin	Isodrin	465-73-6	0.021	0.066
P192	119-38-0	Isolan	Isolan	119-38-0	BIODG; CARBN; CHOXD; CMBST or 0.056	CMBST or 1.4
P196	15339-36-3	Manganese dimethyl dithiocarbamate	Dithiocarbamates (total)	NA	BIODG; CARBN; CHOXD; CMBST or 0.028	CMBST or 28
P196	15339-36-3	Manganese,bis(dimethyl carbamodithioato-S,S')-	Dithiocarbamates (total)	NA	BIODG; CARBN; CHOXD; CMBST or 0.028	CMBST or 28
P202	64-00-6	M-Cumenyl methylcarbamate	m-Cumenyl methylcarbamate	64-00-6	0.056	1.4
P065	628-86-4	Mercury fulminate	See Fulminic acid, mercury(2+) salt			

Acute Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste	Non-aqueous Waste
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
P092	62-38-4	Mercury, (acetato- O)phenyl-	Treatment Subcategory 1 Phenyl mercuric acetate non-aqueous wastes, regardless of their total mercury content, that are not incinerator residues or are not residues from RMERC: Mercury 7439-97-6 NA IMERC; or RMERC Treatment Subcategory 2 Phenyl mercuric acetate non-aqueous wastes that are either incinerator residues or are residues from RMERC; and still contain greater than or equal to 260 mg/kg total mercury: Mercury 7439-97-6 NA RMERC Treatment Subcategory 3 Phenyl mercuric acetate non-aqueous wastes that are residues from RMERC and contain less than 260 mg/kg total mercury: Mercury 7439-97-6 NA 0.20 mg/L TCLP Treatment Subcategory 4 Phenyl mercuric acetate non-aqueous wastes that are incinerator residues and contain less than 260 mg/kg total mercury: Mercury 7439-97-6 NA 0.025 mg/L TCLP Treatment Subcategory 5 All phenyl mercuric acetate aqueous wastes: Mercury 7439-97-6 0.15 NA			
P082	62-75-9	Methanamine, N- methyl-N-nitroso-	N- Nitrosodimethylamine	62-75-9	0.4	2.3
P064	624-83-9	Methane, isocyanato-	Isocyanic acid, ethyl ester	624-83-9	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P016	542-88-1	Methane, oxybis[chloro-	Dichloromethyl ether	542-88-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P112	509-14-8	Methane, tetranitro-	Tetranitromethane	509-14-8	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
P118	75-70-7	Methanethiol, trichloro-	Trichloromethanethiol	75-70-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P197	17702-57-7	Methanimidamide,N,N- dimethyl-N'-[2- methyl-4- [[[(methylamino)carbon yl]oxy]phenyl]-	Formparante	17702-57-7	BIODG; CARBN; CHOXD; CMBST or 0.056	CMBST or 1.4
P198	23422-53-9	Methanimidamide,N,N- dimethyl-N'-[3- [[[(methylamino)- carbonyl]oxy]phenyl]-, monohydrochloride	Formetanate hydrochloride	23422-53-9	0.056	1.4
P199	2032-65-7	Methiocarb	Methiocarb	2032-65-7	0.056	1.4
P066	16752-77-5	Methomyl	Methomyl	16752-77-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P068	60-34-4	Methyl hydrazine	Methyl hydrazine	60-34-4	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST

Acute Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
P064	624-83-9	Methyl isocyanate	Isocyanic acid, ethyl ester	624-83-9	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P071	298-00-0	Methyl parathion	Methyl parathion	298-00-0	0.014	4.6
P190	1129-41-5	Metolcarb	Metolcarb	1129-41-5	0.056	1.4
P128	315-18-4	Mexacarbate	Mexacarbate	315-18-4	0.056	1.4
P073	13463-39-3	Nickel carbonyl	Nickel	7440-02-0	3.98	11 mg/L TCLP
P073	13463-39-3	Nickel carbonyl Ni(CO) ₄ (T-4)-	Nickel	7440-02-0	3.98	11 mg/L TCLP
P074	557-19-7	Nickel cyanide	Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30
			Nickel	7440-02-0	3.98	11 mg/L TCLP
P074	557-19-7	Nickel cyanide Ni(CN) ₂	Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30
			Nickel	7440-02-0	3.98	11 mg/L TCLP
P075	54-11-5	Nicotine, & salts	Nicotine and salts	54-11-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P076	10102-43-9	Nitric oxide	Nitric oxide	10102-43-9	ADGAS	ADGAS
P078	10102-44-0	Nitrogen dioxide	Nitrogen dioxide	10102-44-0	ADGAS	ADGAS
P076	10102-43-9	Nitrogen oxide NO	Nitric oxide	10102-43-9	ADGAS	ADGAS
P078	10102-44-0	Nitrogen oxide NO ₂	Nitrogen dioxide	10102-44-0	ADGAS	ADGAS
P081	55-63-0	Nitroglycerine	Nitroglycerin	55-63-0	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
P082	62-75-9	N-Nitrosodimethylamine	N-Nitrosodimethylamine	62-75-9	0.4	2.3
P084	4549-40-0	N-Nitrosomethylvinylamine	N-Nitrosomethylvinylamine	4549-40-0	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P040	297-97-2	O,O-Diethyl O-pyrazinyl phosphorothioate	O,O-Diethyl O-pyrazinyl phosphorothioate	297-97-2	CARBN; or CMBST	CMBST
P085	152-16-9	Octamethylpyrophosphoramidate	Octamethylpyrophosphoramidate	152-16-9	CARBN; or CMBST	CMBST
P087	20816-12-0	Osmium oxide OsO ₄ (T-4)-	Osmium tetroxide	20816-12-0	RMETL; or RTHRM	RMETL; or RTHRM
P087	20816-12-0	Osmium tetroxide	Osmium tetroxide	20816-12-0	RMETL; or RTHRM	RMETL; or RTHRM
P194	23135-22-0	Oxamyl	Oxamyl	23135-22-0	0.056	0.28
P089	56-38-2	Parathion	Parathion	56-38-2	0.014	4.6
P024	106-47-8	p-Chloroaniline	p-Chloroaniline	106-47-8	0.46	16
P020	88-85-7	Phenol, 2-(1-methylpropyl)-4,6-dinitro-	2-sec-Butyl-4,6-dinitrophenol (Dinoseb)	88-85-7	0.066	2.5
P009	131-74-8	Phenol, 2,4,6-trinitro-, ammonium salt	Ammonium picrate	131-74-8	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
P048	51-28-5	Phenol, 2,4-dinitro-	2,4-Dinitrophenol	51-28-5	0.12	160
P034	131-89-5	Phenol, 2-cyclohexyl-4,6-dinitro-	2-Cyclohexyl-4,6-dinitrophenol	131-89-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P047	534-52-1	Phenol, 2-methyl-4,6-dinitro-, & salts	See 4,6-Dinitro-o-cresol, & salts			

Acute Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
P202	64-00-6	Phenol, 3-(1-methylethyl)-, methyl carbamate	m-Cumenyl methylcarbamate	64-00-6	0.056	1.4
P201	2631-37-0	Phenol, 3-methyl-5-(1-methylethyl)-, methyl carbamate	Promecarb	2631-37-0	0.056	1.4
P199	2032-65-7	Phenol, (3,5-dimethyl-4-(methylthio)-, methyl carbamate	Methiocarb	2032-65-7	0.056	1.4
P128	315-18-4	Phenol, 4-(dimethylamino)-3,5-dimethyl-, methyl carbamate (ester)	Mexacarbate	315-18-4	0.056	1.4
P092	62-38-4	Phenylmercury acetate	See Mercury, (acetato-O)phenyl-			
P093	103-85-5	Phenylthiourea	Phenylthiourea	103-85-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P094	298-02-2	Phorate	Phorate	298-02-2	0.021	4.6
P095	75-44-5	Phosgene	Phosgene	75-44-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P096	7803-51-2	Phosphine	Phosphine	7803-51-2	CHOXD; CHRED; or CMBST	CHOXD; CHRED; or CMBST
P041	311-45-5	Phosphoric acid, diethyl 4-nitrophenyl ester	Diethyl-p-nitrophenyl phosphate	311-45-5	CARBAN; or CMBST	CMBST
P094	298-02-2	Phosphorodithioic acid, O,O-diethyl S-[(ethylthio)methyl] ester	Phorate	298-02-2	0.021	4.6
P039	298-04-4	Phosphorodithioic acid, O,O-diethyl S-[2-(ethylthio)ethyl] ester	Disulfoton	298-04-4	0.017	6.2
P044	60-51-5	Phosphorodithioic acid, O,O-dimethyl S-[2-(methylamino)-2-oxoethyl] ester	Dimethoate	60-51-5	CARBAN; or CMBST	CMBST
P043	55-91-4	Phosphorofluoridic acid, bis(1-methylethyl) ester	Diisopropylfluorophosphate (DFP)	55-91-4	CARBAN; or CMBST	CMBST
P071	298-00-0	Phosphorothioic acid, O,O-dimethyl O-(4-nitrophenyl) ester	Methyl parathion	298-00-0	0.014	4.6
P089	56-38-2	Phosphorothioic acid, O,O-diethyl O-(4-nitrophenyl) ester	Parathion	56-38-2	0.014	4.6
P040	297-97-2	Phosphorothioic acid, O,O-diethyl O-pyrazinyl ester	O,O-Diethyl O-pyrazinyl phosphorothioate	297-97-2	CARBAN; or CMBST	CMBST
P097	52-85-7	Phosphorothioic acid, O-[4-[(dimethylamino)sulfonyl]phenyl] O,O-dimethyl ester	Famphur	52-85-7	0.017	15
P188	57-64-7	Physostigmine salicylate.	Physostigmine salicylate	57-64-7	0.056	1.4

Acute Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste	Non-aqueous Waste
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
P204	57-47-6	Physostigmine.	Physostigmine	57-47-6	0.056	1.4
P110	78-00-2	Plumbane, tetraethyl-	Lead	7439-92-1	0.69	0.75 mg/L TCLP
P077	100-01-6	p-Nitroaniline	p-Nitroaniline	100-01-6	0.028	28
P098	151-50-8	Potassium cyanide	Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30
P098	151-50-8	Potassium cyanide K(CN)	Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30
P099	506-61-6	Potassium silver cyanide	Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30
			Silver	7440-22-4	0.43	0.14 mg/L TCLP
P201	2631-37-0	Promecarb	Promecarb	2631-37-0	0.056	1.4
P203	1646-88-4	Propanal,2-methyl-2-(methyl-sulfonyl)-,O-[(methylamino)carbon yl] oxime	Aldicarb sulfone	1646-88-4	0.056	0.28
P070	116-06-3	Propanal,2-methyl-2-(methylthio)-,O-[(methylamino)carbon yl]oxime	Aldicarb	116-06-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P101	107-12-0	Propanenitrile	Ethyl cyanide (Propanenitrile)	107-12-0	0.24	360
P069	75-86-5	Propanenitrile, 2-hydroxy-2-methyl-	2-Methylactonitrile	75-86-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P027	542-76-7	Propanenitrile, 3-chloro-	3-Chloropropionitrile	542-76-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P102	107-19-7	Propargyl alcohol	Propargyl alcohol	107-19-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P075	54-11-5	Pyridine, 3-(1-methyl-2-pyrrolidinyl)-, (S)-, & salts	Nicotine and salts	54-11-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P204	57-47-6	Pyrrolo[2,3-b]indol-5-ol,1,2,3,3a,8,8a-hexahydro-1,3a,8-trimethyl-,methylcarbamate (ester),(3aS-cis)-	Physostigmine	57-47-6	0.056	1.4
P114	12039-52-0	Selenious acid, dithallium(1+) salt	Selenium	7782-49-2	0.82	5.7 mg/L TCLP
P103	630-10-4	Selenourea	Selenium	7782-49-2	0.82	5.7 mg/L TCLP
P104	506-64-9	Silver cyanide	Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30
			Silver	7440-22-4	0.43	0.14 mg/L TCLP
P104	506-64-9	Silver cyanide Ag(CN)	Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30
			Silver	7440-22-4	0.43	0.14 mg/L TCLP
P105	26628-22-8	Sodium azide	Sodium azide	26628-22-8	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
P106	143-33-9	Sodium cyanide	Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30

Acute Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste	Non-aqueous Waste
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
P106	143-33-9	Sodium cyanide Na(CN)	Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30
P108	57-24-9	Strychnidin-10-one, & salts	Strychnine and salts	57-24-9	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P018	357-57-3	Strychnidin-10-one, 2,3-dimethoxy-	Brucine	357-57-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P108	57-24-9	Strychnine, & salts	Strychnine and salts	57-24-9	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P115	7446-18-6	Sulfuric acid, dithallium(1+) salt	Thallium (measured in aqueous wastes only)	7440-28-0	1.4	RTHRM; or STABL
P110	78-00-2	Tetraethyl lead	Lead	7439-92-1	0.69	0.75 mg/L TCLP
P111	107-49-3	Tetraethyl pyrophosphate	Tetraethylpyrophosphate	107-49-3	CARBAN; or CMBST	CMBST
P109	3689-24-5	Tetraethyldithiopyrophosphate	Tetraethyldithiopyrophosphate	3689-24-5	CARBAN; or CMBST	CMBST
P112	509-14-8	Tetranitromethane	Tetranitromethane	509-14-8	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
P062	757-58-4	Tetraphosphoric acid, hexaethyl ester	Hexaethyl tetraphosphate	757-58-4	CARBAN; or CMBST	CMBST
P113	1314-32-5	Thallic oxide	Thallium (measured in aqueous wastes only)	7440-28-0	1.4	RTHRM; or STABL
P113	1314-32-5	Thallium oxide Tl ₂ O ₃	Thallium (measured in aqueous wastes only)	7440-28-0	1.4	RTHRM; or STABL
P114	12039-52-0	Thallium(I) selenite	Selenium	7782-49-2	0.82	5.7 mg/L TCLP
P115	7446-18-6	Thallium(I) sulfate	Thallium (measured in aqueous wastes only)	7440-28-0	1.4	RTHRM; or STABL
P109	3689-24-5	Thiodiphosphoric acid, tetraethyl ester	Tetraethyldithiopyrophosphate	3689-24-5	CARBAN; or CMBST	CMBST
P045	39196-18-4	Thiofanox	Thiofanox	39196-18-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P049	541-53-7	Thioimidodicarbonic diamide [(H ₂ N)C(S)] ₂ NH	Dithiobiuret	541-53-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P014	108-98-5	Thiophenol	Thiophenol (Benzene thiol)	108-98-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P116	79-19-6	Thiosemicarbazide	Thiosemicarbazide	79-19-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P026	5344-82-1	Thiourea, (2-chlorophenyl)-	1-(o-Chlorophenyl)thiourea	5344-82-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P072	86-88-4	Thiourea, 1-naphthalenyl-	1-Naphthyl-2-thiourea	86-88-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST

Acute Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
P093	103-85-5	Thiourea, phenyl-	Phenylthiourea	103-85-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P185	26419-73-8	Tirpate	Tirpate	26419-73-8	BIODG; CARBN; CHOXD; CMBST or 0.056	CMBST or 0.28
P123	8001-35-2	Toxaphene	Toxaphene	8001-35-2	0.0095	2.6
P118	75-70-7	Trichloromethanethiol	Trichloromethanethiol	75-70-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P119	7803-55-6	Vanadic acid, ammonium salt	Vanadium (measured in aqueous wastes only))	7440-62-2	4.3	STABL
P120	1314-62-1	Vanadium oxide, V ₂ O ₅	Vanadium (measured in aqueous wastes only)	7440-62-2	4.3	STABL
P120	1314-62-1	Vanadium pentoxide	Vanadium (measured in aqueous wastes only)	7440-62-2	4.3	STABL
P084	4549-40-0	Vinylamine, N- methyl-N-nitroso-	N- Nitrosomethylvinylami ne	4549-40-0	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P001	81-81-2	Warfarin, & salts, when present at concentrations greater than 0.3%	Warfarin	81-81-2	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
P121	557-21-1	Zinc cyanide	Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30
P121	557-21-1	Zinc cyanide Zn(CN) ₂	Cyanides (Total) ⁷	57-12-5	1.2	590
			Cyanides (Amenable) ⁷	57-12-5	0.86	30
P122	1314-84-7	Zinc phosphide Zn ₃ P ₂ , when present at concentrations greater than 10%	Zinc Phosphide	1314-84-7	CHOXD; CHRED; or CMBST	CHOXD; CHRED; or CMBST
P205	137-30-4	Zinc, bis(dimethylcarbami- dioato-S,S')-	Dithiocarbamates (total)	NA	0.028	28
P205	137-30-4	Ziram	Dithiocarbamates (total)	NA	0.028	28

Notes to Part A of Schedule 2:

¹ Treatment subcategories are shown for some wastes. In these cases, it is necessary to identify the treatment subcategory that most closely describes the particular waste for which treatment is required. The land disposal treatment requirements for that waste are those shown for that treatment subcategory.

² Haz. Waste Number means Hazardous Waste Number. These numbers are consistent with United States Environmental Protection Agency Hazardous Waste Numbers. If there is no United States Environmental Protection Agency Hazardous Waste Number for a waste, the Hazardous Waste Number is assigned to the waste by the Ontario Ministry of the Environment.

³ CAS Number means the Chemical Abstracts Service Registry Number. When the waste or a regulated constituent is described as a combination of a chemical with its salts or esters, the CAS number is given for the parent compound only.

⁴ See Schedule 7 for a description of the treatment methods and treatment standards associated with each treatment code. In some cases, the entries in this Schedule may set out more than one treatment code for a regulated constituent. An entry may

permit a choice of treatment methods. For example, the entry "CHOXD; BIODG; or CMBST" means that the waste may be treated using any of the treatment methods that are set out for those treatment codes in Schedule 7. An entry may require treatment methods to be applied in a particular sequence. For this purpose, the abbreviation "fb" means "followed by". For example, the entry "CHOXD fb CARBN" means that the waste must first be treated using the treatment method that is set out for CHOXD in Schedule 7 and, following that treatment, it must be treated using the treatment method that is set out for CARBN in Schedule 7. An entry may combine a choice of treatment methods and a requirement to apply treatment methods in a particular sequence (for example, "(WETOX or CHOXD) fb CARBN; or CMBST").

⁵ Concentration requirements for aqueous wastes are based on analysis of composite samples.

⁶ Concentration requirements for non-aqueous wastes are based on analysis of grab samples.

⁷ Both Cyanides (Total) and Cyanides (Amenable) for non-aqueous wastes are to be analyzed using Method 9010 or 9012, found in "Test Methods for Evaluating Solid Waste, Physical/ Chemical Methods", United States Environmental Protection Agency Publication SW-846, with a sample size of 10 grams and a distillation time of one hour and 15 minutes.

SCHEDULE 2 — PART B HAZARDOUS WASTE CHEMICAL

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U021	92-87-5	[1,1'-Biphenyl]-4,4'- diamine	Benzidine	92-87-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U073	91-94-1	[1,1'-Biphenyl]-4,4'- diamine, 3,3'-dichloro-	3,3'-Dichlorobenzidine	91-94-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U091	119-90-4	[1,1'-Biphenyl]-4,4'- diamine, 3,3'- dimethoxy-	3,3'- Dimethoxybenzidine	119-90-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U095	119-93-7	[1,1'-Biphenyl]-4,4'- diamine, 3,3'- dimethyl-	3,3'-Dimethylbenzidine	119-93-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U208	630-20-6	1,1,1,2- Tetrachloroethane	1,1,1,2- Tetrachloroethane	630-20-6	0.057	6.0
U209	79-34-5	1,1,2,2- Tetrachloroethane	1,1,2,2- Tetrachloroethane	79-34-5	0.057	6.0
U227	79-00-5	1,1,2-Trichloroethane	1,1,2-Trichloroethane	79-00-5	0.054	6.0
U078	75-35-4	1,1-Dichloroethylene	1,1-Dichloroethylene	75-35-4	0.025	6.0
U098	57-14-7	1,1-Dimethylhydrazine	1,1-Dimethylhydrazine	57-14-7	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
U207	95-94-3	1,2,4,5- Tetrachlorobenzene	1,2,4,5- Tetrachlorobenzene	95-94-3	0.055	14
U085	1464-53-5	1,2:3,4-Diepoxybutane	1,2:3,4-Diepoxybutane	1464-53-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U069	84-74-2	1,2- Benzenedicarboxylic acid, dibutyl ester	Di-n-butyl phthalate	84-74-2	0.057	28
U088	84-66-2	1,2- Benzenedicarboxylic acid, diethyl ester	Diethyl phthalate	84-66-2	0.20	28

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste	Non-aqueous Waste
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U102	131-11-3	1,2-Benzenedicarboxylic acid, dimethyl ester	Dimethyl phthalate	131-11-3	0.047	28
U107	117-84-0	1,2-Benzenedicarboxylic acid, dioctyl ester	Di-n-octyl phthalate	117-84-0	0.017	28
U028	117-81-7	1,2-Benzenedicarboxylic acid, bis(2-ethylhexyl) ester	bis(2-Ethylhexyl) phthalate	117-81-7	0.28	28
U202	81-07-2	1,2-Benzisothiazol-3(2H)-one, 1,1-dioxide, & salts	Saccharin	81-07-2	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U066	96-12-8	1,2-Dibromo-3-chloropropane	1,2-Dibromo-3-chloropropane	96-12-8	0.11	15
U079	156-60-5	1,2-Dichloroethylene	trans-1,2-Dichloroethylene	156-60-5	0.054	30
U099	540-73-8	1,2-Dimethylhydrazine	1,2-Dimethylhydrazine	540-73-8	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
U109	122-66-7	1,2-Diphenylhydrazine	1,2-Diphenylhydrazine	122-66-7	CHOXD; CHRED; CARBN; BIODG; CMBST or 0.087	CHOXD; CHRED; or CMBST
U155	91-80-5	1,2-Ethanediamine, N,N-dimethyl-N'-2-pyridinyl-N'-(2-thienylmethyl)-	Methapyrilene	91-80-5	0.081	1.5
U193	1120-71-4	1,2-Oxathiolane, 2,2-dioxide	1,3-Propane sultone	1120-71-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U142	143-50-0	1,3,4-Metheno-2H-cyclobuta[cd]pentalen-2-one, 1,1a,3,3a,4,5,5,5a,5b,6-decachlorooctahydro-	Kepone	143-50-0	0.0011	0.13
U234	99-35-4	1,3,5-Trinitrobenzene	1,3,5-Trinitrobenzene	99-35-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U182	123-63-7	1,3,5-Trioxane, 2,4,6-trimethyl-	Paraldehyde	123-63-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U201	108-46-3	1,3-Benzenediol	Resorcinol	108-46-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U364	22961-82-6	1,3-Benzodioxol-4-ol, 2,2-dimethyl-,	Bendiocarb phenol	22961-82-6	BIODG; CARBN; CHOXD; CMBST or 0.056	CMBST or 1.4

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U278	22781-23-3	1,3-Benzodioxol-4-ol, 2,2-dimethyl-,methyl carbamate	Bendiocarb	22781-23-3	0.056	1.4
U141	120-58-1	1,3-Benzodioxole, 5- (1-propenyl)-	Isosafrole	120-58-1	0.081	2.6
U203	94-59-7	1,3-Benzodioxole, 5- (2-propenyl)-	Safrole	94-59-7	0.081	22
U090	94-58-6	1,3-Benzodioxole, 5- propyl-	Dihydrosafrole	94-58-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U128	87-68-3	1,3-Butadiene, 1,1,2,3,4,4- hexachloro-	Hexachlorobutadiene	87-68-3	0.055	5.6
U130	77-47-4	1,3-Cyclopentadiene, 1,2,3,4,5,5- hexachloro-	Hexachlorocyclopentadi ene	77-47-4	0.057	2.4
U084	542-75-6	1,3-Dichloropropene	cis-1,3- Dichloropropylene	10061-01-5	0.036	18
			trans-1,3- Dichloropropylene	10061-02-6	0.036	18
U190	85-44-9	1,3- Isobenzofurandione	Phthalic anhydride (measured as Phthalic acid or Terephthalic acid)	100-21-0; 85- 44-9	0.055	28
U186	504-60-9	1,3-Pentadiene	1,3-Pentadiene	504-60-9	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U193	1120-71-4	1,3-Propane sultone	1,3-Propane sultone	1120-71-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U074	764-41-0	1,4-Dichloro-2-butene	cis-1,4-Dichloro-2- butene	1476-11-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
			trans-1,4-Dichloro-2- butene	764-41-0	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U108	123-91-1	1,4-Diethyleneoxide	1,4-Dioxane	123-91-1	(WETOX or CHOXD) fb CARBN; or CMBST or 12	CMBST or 170
U108	123-91-1	1,4-Dioxane	1,4-Dioxane	123-91-1	(WETOX or CHOXD) fb CARBN; or CMBST or 12	CMBST or 170
U166	130-15-4	1,4-Naphthalenedione	1,4-Naphthoquinone	130-15-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U166	130-15-4	1,4-Naphthoquinone	1,4-Naphthoquinone	130-15-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U172	924-16-3	1-Butanamine, N- butyl-N-nitroso-	N-Nitrosodi-n- butylamine	924-16-3	0.04	17

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U031	71-36-3	1-Butanol	n-Butyl alcohol	71-36-3	5.6	2.6
U011	61-82-5	1H-1,2,4-Triazol-3-amine	Amitrole	61-82-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U186	504-60-9	1-Methylbutadiene	1,3-Pentadiene	504-60-9	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U167	134-32-7	1-Naphthalenamine	1-Naphthylamine	134-32-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U279	63-25-2	1-Naphthalenol, methylcarbamate	Carbaryl	63-25-2	0.006	0.14
U194	107-10-8	1-Propanamine	n-Propylamine	107-10-8	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U111	621-64-7	1-Propanamine, N-nitroso-N-propyl-	Di-n-propylnitrosamine	621-64-7	0.40	14
U110	142-84-7	1-Propanamine, N-propyl-	Dipropylamine	142-84-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U235	126-72-7	1-Propanol, 2,3-dibromo-, phosphate (3:1)	tris-(2,3-Dibromopropyl)-phosphate	126-72-7	0.11	0.10
U140	78-83-1	1-Propanol, 2-methyl-	Isobutyl alcohol	78-83-1	5.6	170
U243	1888-71-7	1-Propene, 1,1,2,3,3,3-hexachloro-	Hexachloropropylene	1888-71-7	0.035	30
U084	542-75-6	1-Propene, 1,3-dichloro-	cis-1,3-Dichloropropylene	10061-01-5	0.036	18
			trans-1,3-Dichloropropylene	10061-02-6	0.036	18
U085	1464-53-5	2,2-Bioxirane	1,2:3,4-Diepoxybutane	1464-53-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
See F027	58-90-2	2,3,4,6-Tetrachlorophenol	See F027 in Schedule 1			
U237	66-75-1	2,4-(1H,3H)-Pyrimidinedione, 5-[bis(2-chloroethyl)amino]-	Uracil mustard	66-75-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
See F027	93-76-5	2,4,5-T	See F027 in Schedule 1			
See F027	95-95-4	2,4,5-Trichlorophenol	See F027 in Schedule 1			
See F027	88-06-2	2,4,6-Trichlorophenol	See F027 in Schedule 1			
U240	94-75-7	2,4-D, salts & esters	Treatment Subcategory 1 2,4-D (2,4-Dichlorophenoxyacetic acid):			
			2,4-D(2,4-Dichlorophenoxyacetic acid)	94-75-7	0.72	10

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste	Non-aqueous Waste
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
			Treatment Subcategory 2 2,4-D (2,4-Dichlorophenoxyacetic acid) salts and esters:			
			2,4-D (2,4-Dichlorophenoxyacetic acid) salts and esters	NA	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U081	120-83-2	2,4-Dichlorophenol	2,4-Dichlorophenol	120-83-2	0.044	14
U101	105-67-9	2,4-Dimethylphenol	2,4-Dimethylphenol	105-67-9	0.036	14
U105	121-14-2	2,4-Dinitrotoluene	2,4-Dinitrotoluene	121-14-2	0.32	140
U197	106-51-4	2,5-Cyclohexadiene-1,4-dione	p-Benzoquinone	106-51-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U147	108-31-6	2,5-Furandione	Maleic anhydride	108-31-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U082	87-65-0	2,6-Dichlorophenol	2,6-Dichlorophenol	87-65-0	0.044	14
U106	606-20-2	2,6-Dinitrotoluene	2,6-Dinitrotoluene	606-20-2	0.55	28
U236	72-57-1	2,7-Naphthalenedisulfonic acid, 3,3'-[(3,3'-dimethyl[1,1'-biphenyl]-4,4'-diyl)bis(azo)bis[5-amino-4-hydroxy]-, tetrasodium salt	Trypan Blue	72-57-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U005	53-96-3	2-Acetylaminofluorene	2-Acetylaminofluorene	53-96-3	0.059	140
U159	78-93-3	2-Butanone	Methyl ethyl ketone	78-93-3	0.28	36
U160	1338-23-4	2-Butanone, peroxide	Methyl ethyl ketone peroxide	1338-23-4	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
U053	4170-30-3	2-Butenal	Crotonaldehyde	4170-30-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U074	764-41-0	2-Butene, 1,4-dichloro-	cis-1,4-Dichloro-2-butene	1476-11-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
			trans-1,4-Dichloro-2-butene	764-41-0	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U143	303-34-4	2-Butenoic acid, 2-methyl-, 7-[[[2,3-dihydroxy-2-(1-methoxyethyl)-3-methyl-1-oxobutoxy]methyl]-2,3,5,7a-tetrahydro-1H-pyrrolizin-1-yl ester, [1S-[1alpha(Z),7(2S*,3R*)-7aalpha]]-	Lasiocarpine	303-34-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U042	110-75-8	2-Chloroethyl vinyl ether	2-Chloroethyl vinyl ether	110-75-8	0.062	CMBST

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U125	98-01-1	2-Furancarboxaldehyde	Furfural	98-01-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U058	50-18-0	2H-1,3,2-Oxazaphosphorin-2-amine,N,N-bis(2-chloroethyl)tetrahydro-, 2-oxide	Cyclophosphamide	50-18-0	CARBN; or CMBST	CMBST
U248	81-81-2	2H-1-Benzopyran-2-one,4-hydroxy-3-(3-oxo-1-phenyl-butyl)-, & salts, when present at concentrations of 0.3% or less	Warfarin	81-81-2	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U116	96-45-7	2-Imidazolidinethione	Ethylene thiourea	96-45-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U168	91-59-8	2-Naphthalenamine	2-Naphthylamine	91-59-8	0.52	CMBST
U171	79-46-9	2-Nitropropane	2-Nitropropane	79-46-9	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U191	109-06-8	2-Picoline	2-Picoline	109-06-8	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U002	67-64-1	2-Propanone	Acetone	67-64-1	0.28	160
U007	79-06-1	2-Propenamide	Acrylamide	79-06-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U009	107-13-1	2-Propenenitrile	Acrylonitrile	107-13-1	0.24	84
U152	126-98-7	2-Propenenitrile, 2-methyl-	Methacrylonitrile	126-98-7	0.24	84
U008	79-10-7	2-Propenoic acid	Acrylic acid	79-10-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U118	97-63-2	2-Propenoic acid, 2-methyl-, ethyl ester	Ethyl methacrylate	97-63-2	0.14	160
U162	80-62-6	2-Propenoic acid, 2-methyl-, methyl ester	Methyl methacrylate	80-62-6	0.14	160
U113	140-88-5	2-Propenoic acid, ethyl ester	Ethyl acrylate	140-88-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U073	91-94-1	3,3'-Dichlorobenzidine	3,3'-Dichlorobenzidine	91-94-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U091	119-90-4	3,3'-Dimethoxybenzidine	3,3'-Dimethoxybenzidine	119-90-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
					Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U095	119-93-7	3,3'- Dimethylbenzidine	3,3'-Dimethylbenzidine	119-93-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U148	123-33-1	3,6-Pyridazinedione, 1,2-dihydro-	Maleic hydrazide	123-33-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U157	56-49-5	3-Methylcholanthrene	3-Methylcholanthrene	56-49-5	0.0055	15
U164	56-04-2	4(1H)-Pyrimidinone, 2,3-dihydro-6-methyl- 2-thioxo-	Methylthiouracil	56-04-2	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U158	101-14-4	4,4'-Methylenebis(2- chloroaniline)	4,4'-Methylene bis(2- chloroaniline)	101-14-4	0.50	30
U036	57-74-9	4,7-Methano-1H- indene, 1,2,4,5,6,7,8,8- octachloro- 2,3,3a,4,7,7a- hexahydro-	Chlordane (alpha and gamma isomers)	57-74-9	0.0033	0.26
U030	101-55-3	4-Bromophenyl phenyl ether	4-Bromophenyl phenyl ether	101-55-3	0.055	15
U049	3165-93-3	4-Chloro-o-toluidine, hydrochloride	4-Chloro-o-toluidine hydrochloride	3165-93-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U161	108-10-1	4-Methyl-2-pentanone	Methyl isobutyl ketone	108-10-1	0.14	33
U059	20830-81-3	5,12- Naphthacenedione,8- acetyl-10-[(3-amino- 2,3,6-trideoxy)-alpha- L-lyxo- hexopyranosyl)oxy]- 7,8,9,10-tetrahydro- 6,8,11-trihydroxy-1- methoxy-, (8S-cis)-	Daunomycin	20830-81-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U181	99-55-8	5-Nitro-o-toluidine	5-Nitro-o-toluidine	99-55-8	0.32	28
U094	57-97-6	7,12- Dimethylbenz[a]anthra- cene	7,12- Dimethylbenz(a)anthrac- ene	57-97-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U367	1563-38-8	7-Benzofuranol, 2,3- dihydro-2,2-dimethyl-	Carbofuran phenol	1563-38-8	0.056	1.4
U394	30558-43-1	A2213	A2213	30558-43-1	BIODG; CARBN; CHOXD; CMBST or 0.042	CMBST or 1.4
U001	75-07-0	Acetaldehyde	Acetaldehyde	75-07-0	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U034	75-87-6	Acetaldehyde, trichloro-	Trichloroacetaldehyde (Chloral)	75-87-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U187	62-44-2	Acetamide, N-(4- ethoxyphenyl)-	Phenacetin	62-44-2	0.081	16
U005	53-96-3	Acetamide, N-9H- fluoren-2-yl-	2-Acetylaminofluorene	53-96-3	0.059	140

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste	Non-aqueous Waste
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U112	141-78-6	Acetic acid ethyl ester	Ethyl acetate	141-78-6	0.34	33
See F027	93-76-5	Acetic acid, (2,4,5-trichlorophenoxy)-	See F027 in Schedule 1			
U240	94-75-7	Acetic acid, (2,4-dichlorophenoxy)-, salts & esters	See 2,4-D, salts & esters			
U144	301-04-2	Acetic acid, lead(2+) salt	Lead	7439-92-1	0.69	0.75 mg/L TCLP
U214	563-68-8	Acetic acid, thallium(1+) salt	Thallium (measured in aqueous wastes only)	7440-28-0	1.4	RTHRM; or STABL
U002	67-64-1	Acetone	Acetone	67-64-1	0.28	160
U003	75-05-8	Acetonitrile	Acetonitrile	75-05-8	5.6	CMBST or 38
U004	98-86-2	Acetophenone	Acetophenone	98-86-2	0.010	9.7
U006	75-36-5	Acetyl chloride	Acetyl Chloride	75-36-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U007	79-06-1	Acrylamide	Acrylamide	79-06-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U008	79-10-7	Acrylic acid	Acrylic acid	79-10-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U009	107-13-1	Acrylonitrile	Acrylonitrile	107-13-1	0.24	84
U096	80-15-9	alpha, alpha-Dimethylbenzylhydroperoxide	alpha, alpha-Dimethyl benzyl hydroperoxide	80-15-9	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
U167	134-32-7	alpha-Naphthylamine	1-Naphthylamine	134-32-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U011	61-82-5	Amitrole	Amitrole	61-82-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U012	62-53-3	Aniline	Aniline	62-53-3	0.81	14
U136	75-60-5	Arsinic acid, dimethyl-	Arsenic	7440-38-2	1.4	5.0 mg/L TCLP
U014	492-80-8	Auramine	Auramine	492-80-8	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U015	115-02-6	Azaserine	Azaserine	115-02-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U010	50-07-7	Azirino[2,3_3,4]pyrrol o[1,2-a]indole-4,7- dione,6-amino-8- [[[(aminocarbonyl)oxy] methyl]- 1,1a,2,8,8a,8b- hexahydro-8a- methoxy-5-methyl-, [1aS- (1aalpha,8beta,8aalpha ,8balpha)]-	Mitomycin C	50-07-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U280	101-27-9	Barban.	Barban	101-27-9	0.056	1.4
U364	22961-82-6	Bendiocarb phenol	Bendiocarb phenol	22961-82-6	BIODG; CARBN; CHOXD; CMBST or 0.056	CMBST or 1.4
U278	22781-23-3	Bendiocarb.	Bendiocarb	22781-23-3	0.056	1.4
U271	17804-35-2	Benomyl.	Benomyl	17804-35-2	0.056	1.4
U018	56-55-3	Benz[a]anthracene	Benz(a)anthracene	56-55-3	0.059	3.4
U094	57-97-6	Benz[a]anthracene, 7,12-dimethyl-	7,12- Dimethylbenz(a)anthrac ene	57-97-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U016	225-51-4	Benz[c]acridine	Benz(c)acridine	225-51-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U157	56-49-5	Benz[j]aceanthrylene, 1,2-dihydro-3-methyl-	3-Methylcholanthrene	56-49-5	0.0055	15
U017	98-87-3	Benzal chloride	Benzal chloride	98-87-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U192	23950-58-5	Benzamide,3,5- dichloro-N-(1,1- dimethyl-2-propynyl)-	Pronamide	23950-58-5	0.093	1.5
U012	62-53-3	Benzenamine	Aniline	62-53-3	0.81	14
U328	95-53-4	Benzenamine, 2- methyl-	o-Toluidine	95-53-4	CMBST; or CHOXD fb (BIODG or CARBN); or BIODG fb CARBN.	CMBST
U222	636-21-5	Benzenamine, 2- methyl-, hydrochloride	o-Toluidine hydrochloride	636-21-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U181	99-55-8	Benzenamine, 2- methyl-5-nitro-	5-Nitro-o-toluidine	99-55-8	0.32	28
U014	492-80-8	Benzenamine, 4,4- carbonimidoylbis[N,N -dimethyl-	Auramine	492-80-8	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U158	101-14-4	Benzenamine, 4,4- methylenebis[2- chloro-	4,4'-Methylene bis(2- chloroaniline)	101-14-4	0.50	30

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U049	3165-93-3	Benzenamine, 4-chloro-2-methyl-,hydrochloride	4-Chloro-o-toluidine hydrochloride	3165-93-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U353	106-49-0	Benzenamine, 4-methyl-	p-Toluidine	106-49-0	CMBST; or CHOXD fb (BIODG or CARBN); or BIODG fb CARBN.	CMBST
U093	60-11-7	Benzenamine, N,N-dimethyl-4-(phenylazo)-	p-Dimethylaminoazobenzene	60-11-7	0.13	CMBST
U019	71-43-2	Benzene	Benzene	71-43-2	0.14	10
U055	98-82-8	Benzene, (1-methylethyl)-	Cumene	98-82-8	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U017	98-87-3	Benzene, (dichloromethyl)-	Benzal chloride	98-87-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U023	98-07-7	Benzene, (trichloromethyl)-	Benzotrichloride	98-07-7	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
U247	72-43-5	Benzene, 1,1-(2,2,2-trichloroethylidene)bis [4- methoxy-	Methoxychlor	72-43-5	0.25	0.18
U207	95-94-3	Benzene, 1,2,4,5-tetrachloro-	1,2,4,5-Tetrachlorobenzene	95-94-3	0.055	14
U070	95-50-1	Benzene, 1,2-dichloro-	o-Dichlorobenzene	95-50-1	0.088	6.0
U234	99-35-4	Benzene, 1,3,5-trinitro-	1,3,5-Trinitrobenzene	99-35-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U071	541-73-1	Benzene, 1,3-dichloro-	m-Dichlorobenzene	541-73-1	0.036	6.0
U223	26471-62-5	Benzene, 1,3-diisocyanatomethyl-	Toluene diisocyanate	26471-62-5	CARBN; or CMBST	CMBST
U072	106-46-7	Benzene, 1,4-dichloro-	p-Dichlorobenzene	106-46-7	0.09	6.0
U030	101-55-3	Benzene, 1-bromo-4-phenoxy-	4-Bromophenyl phenyl ether	101-55-3	0.055	15
U105	121-14-2	Benzene, 1-methyl-2,4-dinitro-	2,4-Dinitrotoluene	121-14-2	0.32	140
U106	606-20-2	Benzene, 2-methyl-1,3-dinitro-	2,6-Dinitrotoluene	606-20-2	0.55	28
U037	108-90-7	Benzene, chloro-	Chlorobenzene	108-90-7	0.057	60
U239	1330-20-7	Benzene, dimethyl-	Xylenes-mixed isomers (sum of o-, m-, and p-xylene concentrations)	1330-20-7	0.32	30
U127	118-74-1	Benzene, hexachloro-	Hexachlorobenzene	118-74-1	0.055	10
U056	110-82-7	Benzene, hexahydro-	Cyclohexane	110-82-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U220	108-88-3	Benzene, methyl-	Toluene	108-88-3	0.08	10
U169	98-95-3	Benzene, nitro-	Nitrobenzene	98-95-3	0.068	14

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
					Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U183	608-93-5	Benzene, pentachloro-	Pentachlorobenzene	608-93-5	0.055	10
U185	82-68-8	Benzene, pentachloronitro-	Pentachloronitrobenzene	82-68-8	0.055	4.8
U061	50-29-3	Benzene, 1,1-(2,2,2-trichloroethylidene)bis [4-chloro-	o,p'-DDT	789-02-6	0.0039	0.087
			p,p'-DDT	50-29-3	0.0039	0.087
			o,p'-DDD	53-19-0	0.023	0.087
			p,p'-DDD	72-54-8	0.023	0.087
			o,p'-DDE	3424-82-6	0.031	0.087
			p,p'-DDE	72-55-9	0.031	0.087
U060	72-54-8	Benzene, 1,1-(2,2-dichloroethylidene)bis[4-chloro-	o,p'-DDD	53-19-0	0.023	0.087
			p,p'-DDD	72-54-8	0.023	0.087
U038	510-15-6	Benzeneacetic acid, 4-chloro-alpha- (4-chlorophenyl)-alpha-hydroxy-, ethyl ester	Chlorobenzilate	510-15-6	0.10	CMBST
U035	305-03-3	Benzenebutanoic acid, 4-[bis(2-chloroethyl)amino]-	Chlorambucil	305-03-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U221	25376-45-8	Benzenediamine, ar-methyl-	Toluenediamine	25376-45-8	CARBAN; or CMBST	CMBST
U020	98-09-9	Benzenesulfonic acid chloride	Benzenesulfonyl chloride	98-09-9	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U020	98-09-9	Benzenesulfonyl chloride	Benzenesulfonyl chloride	98-09-9	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U021	92-87-5	Benzidine	Benzidine	92-87-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U022	50-32-8	Benzo[a]pyrene	Benzo(a)pyrene	50-32-8	0.061	3.4
U064	189-55-9	Benzo[rs]pentaphene	Dibenz(a,i)pyrene	189-55-9	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U023	98-07-7	Benzotrichloride	Benzotrichloride	98-07-7	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
U047	91-58-7	beta-Chloronaphthalene	2-Chloronaphthalene	91-58-7	0.055	5.6
U168	91-59-8	beta-Naphthylamine	2-Naphthylamine	91-59-8	0.52	CMBST
U225	75-25-2	Bromoform	Bromoform (Tribromomethane)	75-25-2	0.63	15
U136	75-60-5	Cacodylic acid	Arsenic	7440-38-2	1.4	5.0 mg/L TCLP
U032	13765-19-0	Calcium chromate	Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
U280	101-27-9	Carbamic acid, (3-chlorophenyl)-, 4-chloro-2-butynyl ester	Barban	101-27-9	0.056	1.4
U409	23564-05-8	Carbamic acid, [1,2-phenylenebis (iminocarbonothioyl)] bis-, dimethyl ester	Thiophanate-methyl	23564-05-8	0.056	1.4

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U271	17804-35-2	Carbamic acid, [1- [(butylamino)carbonyl]-1H-benzimidazol-2- yl]-, methyl ester	Benomyl	17804-35-2	0.056	1.4
U372	10605-21-7	Carbamic acid, 1H- benzimidazol-2- yl,methyl ester	Carbendazim	10605-21-7	0.056	1.4
U238	51-79-6	Carbamic acid, ethyl ester	Urethane (Ethyl carbamate)	51-79-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U178	615-53-2	Carbamic acid, methylnitroso-, ethyl ester	N-Nitroso-N- methylethane	615-53-2	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U373	122-42-9	Carbamic acid, phenyl-, 1-methylethyl ester	Propham	122-42-9	0.056	1.4
U097	79-44-7	Carbamic chloride, dimethyl-	Dimethylcarbamoyl chloride	79-44-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U114	111-54-6	Carbamodithioic acid, 1,2-ethanediylbis-,salts & esters	Ethylenebisdithiocarbam ic acid	111-54-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U389	2303-17-5	Carbamothioic acid, bis(1-methylethyl)-, S- (2,3,3-trichloro-2- propenyl)ester	Triallate	2303-17-5	0.042	1.4
U062	2303-16-4	Carbamothioic acid, bis(1-methylethyl)-S- (2,3-dichloro-2- propenyl) ester	Diallate	2303-16-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U387	52888-80-9	Carbamothioic acid, dipropyl-, S- (phenylmethyl) ester	Prosulfocarb	52888-80-9	0.042	1.4
U279	63-25-2	Carbaryl.	Carbaryl	63-25-2	0.006	0.14
U372	10605-21-7	Carbendazim	Carbendazim	10605-21-7	0.056	1.4
U367	1563-38-8	Carbofuran phenol	Carbofuran phenol	1563-38-8	0.056	1.4
U033	353-50-4	Carbon oxyfluoride	Carbon oxyfluoride	353-50-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U211	56-23-5	Carbon tetrachloride	Carbon tetrachloride	56-23-5	0.057	6.0
U215	6533-73-9	Carbonic acid, dithallium(1+) salt	Thallium (measured in aqueous wastes only)	7440-28-0	1.4	RTHRM; or STABL
U033	353-50-4	Carbonic difluoride	Carbon oxyfluoride	353-50-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U156	79-22-1	Carbonochloridic acid, methyl ester	Methyl chlorocarbonate	79-22-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U034	75-87-6	Chloral	Trichloroacetaldehyde (Chloral)	75-87-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
					Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U035	305-03-3	Chlorambucil	Chlorambucil	305-03-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U036	57-74-9	Chlordane, alpha & gamma isomers	Chlordane (alpha and gamma isomers)	57-74-9	0.0033	0.26
U026	494-03-1	Chlornaphazin	Chlornaphazine	494-03-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U037	108-90-7	Chlorobenzene	Chlorobenzene	108-90-7	0.057	60
U038	510-15-6	Chlorobenzilate	Chlorobenzilate	510-15-6	0.10	CMBST
U044	67-66-3	Chloroform	Chloroform	67-66-3	0.046	6.0
U046	107-30-2	Chloromethyl methyl ether	Chloromethyl methyl ether	107-30-2	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U032	13765-19-0	Chromic acid H ₂ CrO ₄ , calcium salt	Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
U050	218-01-9	Chrysene	Chrysene	218-01-9	0.059	3.4
U051	N/A	Creosote	Naphthalene	91-20-3	0.059	5.6
			Pentachlorophenol	87-86-5	0.089	7.4
			Phenanthrene	85-01-8	0.059	5.6
			Pyrene	129-00-0	0.067	8.2
			Toluene	108-88-3	0.08	10
			Xylenes-mixed isomers (sum of o-, m-, and p-xylene concentrations)	1330-20-7	0.32	30
			Lead	7439-92-1	0.69	0.75 mg/L TCLP
U052	1319-77-3	Cresol (Cresylic acid)	o-Cresol	95-48-7	0.11	5.6
			m-Cresol (difficult to distinguish from p-cresol)	108-39-4	0.77	5.6
			p-Cresol (difficult to distinguish from m-cresol)	106-44-5	0.77	5.6
			Cresol-mixed isomers (Cresylic acid) (sum of o-, m-, and p-cresol concentrations)	1319-77-3	0.88	11.2
U053	4170-30-3	Crotonaldehyde	Crotonaldehyde	4170-30-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U055	98-82-8	Cumene	Cumene	98-82-8	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U246	506-68-3	Cyanogen bromide (CN)Br	Cyanogen bromide	506-68-3	CHOXD; WETOX; or CMBST	CHOXD; WETOX; or CMBST
U056	110-82-7	Cyclohexane	Cyclohexane	110-82-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U129	58-89-9	Cyclohexane, 1,2,3,4,5,6- hexachloro- ,(1alpha,2alpha,3beta,4 alpha,5alpha,6 beta)-	alpha-BHC	319-84-6	0.00014	0.066
			beta-BHC	319-85-7	0.00014	0.066
			delta-BHC	319-86-8	0.023	0.066
			gamma-BHC (Lindane)	58-89-9	0.0017	0.066
U057	108-94-1	Cyclohexanone	Cyclohexanone	108-94-1	0.36	CMBST or 0.75 mg/L TCLP
U058	50-18-0	Cyclophosphamide	Cyclophosphamide	50-18-0	CARBN; or CMBST	CMBST
U059	20830-81-3	Daunomycin	Daunomycin	20830-81-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U060	72-54-8	DDD	o,p'-DDD	53-19-0	0.023	0.087
			p,p'-DDD	72-54-8	0.023	0.087
U061	50-29-3	DDT	o,p'-DDT	789-02-6	0.0039	0.087
			p,p'-DDT	50-29-3	0.0039	0.087
			o,p'-DDD	53-19-0	0.023	0.087
			p,p'-DDD	72-54-8	0.023	0.087
			o,p'-DDE	3424-82-6	0.031	0.087
			p,p'-DDE	72-55-9	0.031	0.087
U206	18883-66-4	D-Glucose,2-deoxy-2- [[[(methylnitrosoamino)-carbonyl]amino]-	Streptozotocin	18883-66-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U062	2303-16-4	Diallate	Diallate	2303-16-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U063	53-70-3	Dibenz[a,h]anthracene	Dibenz(a,h)anthracene	53-70-3	0.055	8.2
U064	189-55-9	Dibenzo[a,i]pyrene	Dibenz(a,i)pyrene	189-55-9	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U069	84-74-2	Dibutyl phthalate	Di-n-butyl phthalate	84-74-2	0.057	28
U075	75-71-8	Dichlorodifluoromethane	Dichlorodifluoromethane	75-71-8	0.23	7.2
U025	111-44-4	Dichloroethyl ether	bis(2-Chloroethyl)ether	111-44-4	0.033	6.0
U027	108-60-1	Dichloroisopropyl ether	bis(2-Chloroisopropyl)ether	39638-32-9	0.055	7.2
U024	111-91-1	Dichloromethoxy ethane	bis(2)Chloroethoxy)methane	111-91-1	0.036	7.2
U088	84-66-2	Diethyl phthalate	Diethyl phthalate	84-66-2	0.20	28
U395	5952-26-1	Diethylene glycol, dicarbamate	Diethylene glycol, dicarbamate	5952-26-1	BIODG; CARBN; CHOXD; CMBST or 0.056	CMBST or 1.4
U028	117-81-7	Diethylhexyl phthalate	bis(2-Ethylhexyl) phthalate	117-81-7	0.28	28
U089	56-53-1	Diethyl stilbesterol	Diethyl stilbestrol	56-53-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U090	94-58-6	Dihydrosafrole	Dihydrosafrole	94-58-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U102	131-11-3	Dimethyl phthalate	Dimethyl phthalate	131-11-3	0.047	28

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U103	77-78-1	Dimethyl sulfate	Dimethyl sulfate	77-78-1	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
U092	124-40-3	Dimethylamine	Dimethylamine	124-40-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U097	79-44-7	Dimethylcarbamoyl chloride	Dimethylcarbamoyl chloride	79-44-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U107	117-84-0	Di-n-octyl phthalate	Di-n-octyl phthalate	117-84-0	0.017	28
U111	621-64-7	Di-n-propylnitrosamine	Di-n-propylnitrosamine	621-64-7	0.40	14
U110	142-84-7	Dipropylamine	Dipropylamine	142-84-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U041	106-89-8	Epichlorohydrin	Epichlorohydrin (1- Chloro-2,3- epoxypropane)	106-89-8	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U001	75-07-0	Ethanal	Acetaldehyde	75-07-0	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U404	121-44-8	Ethanamine, N,N- diethyl-	Triethylamine	121-44-8	0.081	1.5
U174	55-18-5	Ethanamine, N-ethyl- N-nitroso-	N-Nitrosodiethylamine	55-18-5	0.40	28
U208	630-20-6	Ethane, 1,1,1,2- tetrachloro-	1,1,1,2- Tetrachloroethane	630-20-6	0.057	6.0
U226	71-55-6	Ethane, 1,1,1- trichloro-	1,1,1-Trichloroethane	71-55-6	0.054	6.0
U209	79-34-5	Ethane, 1,1,2,2- tetrachloro-	1,1,2,2- Tetrachloroethane	79-34-5	0.057	6.0
U227	79-00-5	Ethane, 1,1,2- trichloro-	1,1,2-Trichloroethane	79-00-5	0.054	6.0
U024	111-91-1	Ethane, 1,1'- [methylenebis(oxy)]bis [2-chloro-	bis(2)Chloroethoxy)met hane	111-91-1	0.036	7.2
U076	75-34-3	Ethane, 1,1-dichloro-	1,1-Dichloroethane	75-34-3	0.059	6.0
U117	60-29-7	Ethane, 1,1'-oxybis-	Ethyl ether	60-29-7	0.12	160
U025	111-44-4	Ethane, 1,1'-oxybis[2- chloro-	bis(2-Chloroethyl)ether	111-44-4	0.033	6.0
U067	106-93-4	Ethane, 1,2-dibromo-	Ethylene dibromide (1,2-Dibromoethane)	106-93-4	0.028	15
U077	107-06-2	Ethane, 1,2-dichloro-	1,2-Dichloroethane	107-06-2	0.21	6.0
U131	67-72-1	Ethane, hexachloro-	Hexachloroethane	67-72-1	0.055	30
U184	76-01-7	Ethane, pentachloro-	Pentachloroethane	76-01-7	(WETOX or CHOXD) fb CARBN; or CMBST or 0.055	CMBST or 6.0
U218	62-55-5	Ethanethioamide	Thioacetamide	62-55-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste	Non-aqueous Waste
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U394	30558-43-1	Ethanimidothioic acid, 2-(dimethylamino)-N- hydroxy-2-oxo- -,methyl ester	A2213	30558-43-1	BIODG; CARBN; CHOXD; CMBST or 0.042	CMBST or 1.4
U410	59669-26-0	Ethanimidothioic acid, N,N'- [thiobis[(methylimino) carbonyloxy]]bi s-, dimethyl ester	Thiodicarb	59669-26-0	0.019	1.4
U173	1116-54-7	Ethanol, 2,2'- (nitrosoimino)bis-	N- Nitrosodiethanolamine	1116-54-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U395	5952-26-1	Ethanol, 2,2'-oxybis-, dicarbamate	Diethylene glycol, dicarbamate	5952-26-1	BIODG; CARBN; CHOXD; CMBST or 0.056	CMBST or 1.4
U359	110-80-5	Ethanol, 2-ethoxy-	2-Ethoxyethanol	110-80-5	CMBST; or CHOXD fb (BIODG or CARBN); or BIODG fb CARBN.	CMBST
U004	98-86-2	Ethanone, 1-phenyl-	Acetophenone	98-86-2	0.010	9.7
U042	110-75-8	Ethene, (2- chloroethoxy)-	2-Chloroethyl vinyl ether	110-75-8	0.062	CMBST
U078	75-35-4	Ethene, 1,1-dichloro-	1,1-Dichloroethylene	75-35-4	0.025	6.0
U079	156-60-5	Ethene, 1,2-dichloro-, (E)-	trans-1,2- Dichloroethylene	156-60-5	0.054	30
U043	75-01-4	Ethene, chloro-	Vinyl chloride	75-01-4	0.27	6.0
U210	127-18-4	Ethene, tetrachloro-	Tetrachloroethylene	127-18-4	0.056	6.0
U228	79-01-6	Ethene, trichloro-	Trichloroethylene	79-01-6	0.054	6.0
U112	141-78-6	Ethyl acetate	Ethyl acetate	141-78-6	0.34	33
U113	140-88-5	Ethyl acrylate	Ethyl acrylate	140-88-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U238	51-79-6	Ethyl carbamate (urethane)	Urethane (Ethyl carbamate)	51-79-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U117	60-29-7	Ethyl ether	Ethyl ether	60-29-7	0.12	160
U118	97-63-2	Ethyl methacrylate	Ethyl methacrylate	97-63-2	0.14	160
U119	62-50-0	Ethyl methanesulfonate	Ethyl methane sulfonate	62-50-0	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U067	106-93-4	Ethylene dibromide	Ethylene dibromide (1,2-Dibromoethane)	106-93-4	0.028	15
U077	107-06-2	Ethylene dichloride	1,2-Dichloroethane	107-06-2	0.21	6.0
U359	110-80-5	Ethylene glycol monoethyl ether	2-Ethoxyethanol	110-80-5	CMBST; or CHOXD fb (BIODG or CARBN); or BIODG fb CARBN.	CMBST

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste	Non-aqueous Waste
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U115	75-21-8	Ethylene oxide	Ethylene oxide	75-21-8	(WETOX or CHOXD) fb CARBN; or CMBST or 0.12	CHOXD; or CMBST
U114	111-54-6	Ethylenebisdithiocarbamic acid, salts & esters	Ethylenebisdithiocarbamic acid	111-54-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U116	96-45-7	Ethylenethiourea	Ethylene thiourea	96-45-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U076	75-34-3	Ethylidene dichloride	1,1-Dichloroethane	75-34-3	0.059	6.0
U120	206-44-0	Fluoranthene	Fluoranthene	206-44-0	0.068	3.4
U122	50-00-0	Formaldehyde	Formaldehyde	50-00-0	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U123	64-18-6	Formic acid	Formic acid	64-18-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U124	110-00-9	Furan	Furan	110-00-9	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U213	109-99-9	Furan, tetrahydro-	Tetrahydrofuran	109-99-9	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U125	98-01-1	Furfural	Furfural	98-01-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U124	110-00-9	Furfuran	Furan	110-00-9	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U206	18883-66-4	Glucopyranose, 2-deoxy-2-(3-methyl-3-nitrosoureido)-, D-	Streptozotocin	18883-66-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U126	765-34-4	Glycidylaldehyde	Glycidyaldehyde	765-34-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U163	70-25-7	Guanidine, N-methyl-N'-nitro-N-nitroso-	N-Methyl N'-nitro N-nitrosoguanidine	70-25-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U127	118-74-1	Hexachlorobenzene	Hexachlorobenzene	118-74-1	0.055	10
U128	87-68-3	Hexachlorobutadiene	Hexachlorobutadiene	87-68-3	0.055	5.6
U130	77-47-4	Hexachlorocyclopentadiene	Hexachlorocyclopentadiene	77-47-4	0.057	2.4
U131	67-72-1	Hexachloroethane	Hexachloroethane	67-72-1	0.055	30
U132	70-30-4	Hexachlorophene	Hexachlorophene	70-30-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste	Non-aqueous Waste
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U243	1888-71-7	Hexachloropropene	Hexachloropropylene	1888-71-7	0.035	30
U133	302-01-2	Hydrazine	Hydrazine	302-01-2	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
U098	57-14-7	Hydrazine, 1,1-dimethyl-	1,1-Dimethylhydrazine	57-14-7	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
U086	1615-80-1	Hydrazine, 1,2-diethyl-	N,N'-Diethylhydrazine	1615-80-1	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
U099	540-73-8	Hydrazine, 1,2-dimethyl-	1,2-Dimethylhydrazine	540-73-8	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
U109	122-66-7	Hydrazine, 1,2-diphenyl-	1,2-Diphenylhydrazine	122-66-7	CHOXD; CHRED; CARBN; BIODG; CMBST or 0.087	CHOXD; CHRED; or CMBST
U134	7664-39-3	Hydrofluoric acid	Fluoride (measured in aqueous wastes only)	16984-48-8	35	ADGAS fb NEUTR; or NEUTR
U134	7664-39-3	Hydrogen fluoride	Fluoride (measured in aqueous wastes only)	16984-48-8	35	ADGAS fb NEUTR; or NEUTR
U135	7783-06-4	Hydrogen sulfide	Hydrogen Sulfide	7783-06-4	CHOXD; CHRED; or CMBST	CHOXD; CHRED; or CMBST
U135	7783-06-4	Hydrogen sulfide H ₂ S	Hydrogen Sulfide	7783-06-4	CHOXD; CHRED; or CMBST	CHOXD; CHRED; or CMBST
U096	80-15-9	Hydroperoxide, 1-methyl-1-phenylethyl-	alpha, alpha-Dimethyl benzyl hydroperoxide	80-15-9	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
U137	193-39-5	Indeno[1,2,3-cd]pyrene	Indeno(1,2,3-c,d)pyrene	193-39-5	0.0055	3.4
U140	78-83-1	Isobutyl alcohol	Isobutyl alcohol	78-83-1	5.6	170
U141	120-58-1	Isosafrole	Isosafrole	120-58-1	0.081	2.6
U142	143-50-0	Kepone	Kepone	143-50-0	0.0011	0.13
U143	303-34-4	Lasiocarpine	Lasiocarpine	303-34-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U144	301-04-2	Lead acetate	Lead	7439-92-1	0.69	0.75 mg/L TCLP
U145	7446-27-7	Lead phosphate	Lead	7439-92-1	0.69	0.75 mg/L TCLP
U146	1335-32-6	Lead subacetate	Lead	7439-92-1	0.69	0.75 mg/L TCLP
U146	1335-32-6	Lead, bis(acetato-O)tetrahydroxytri-	Lead	7439-92-1	0.69	0.75 mg/L TCLP
U129	58-89-9	Lindane	alpha-BHC	319-84-6	0.00014	0.066
			beta-BHC	319-85-7	0.00014	0.066
			delta-BHC	319-86-8	0.023	0.066

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
			gamma-BHC (Lindane)	58-89-9	0.0017	0.066
U150	148-82-3	L-Phenylalanine, 4- [bis(2-chloroethyl)amino]-	Melphalan	148-82-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U015	115-02-6	L-Serine, diazoacetate (ester)	Azaserine	115-02-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U147	108-31-6	Maleic anhydride	Maleic anhydride	108-31-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U148	123-33-1	Maleic hydrazide	Maleic hydrazide	123-33-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U149	109-77-3	Malononitrile	Malononitrile	109-77-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U071	541-73-1	m-Dichlorobenzene	m-Dichlorobenzene	541-73-1	0.036	6.0
U150	148-82-3	Melphalan	Melphalan	148-82-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U151	7439-97-6	Mercury	Treatment Subcategory 1 U151 (mercury) non-aqueous wastes s that contain greater than or equal to 260 mg/ kg total mercury: Mercury7439-97-6NA Treatment Subcategory 2 U151 (mercury) non-aqueous wastes that contain less than 260 mg/kg total mercury and that are residues from RMERC only: Mercury7439-97-6NA0.20 mg/L TCLP Treatment Subcategory 3 U151 (mercury) non-aqueous wastes that contain less than 260 mg/kg total mercury and that are not residues from RMERC: Mercury7439-97-6NA0.025 mg/L TCLP Treatment Subcategory 4 All U151 (mercury) aqueous wastes: Mercury7439-97-60.15NA Treatment Subcategory 5 Elemental Mercury Contaminated with Radioactive Materials: Mercury7439-97-6NA AMLGM			
U152	126-98-7	Methacrylonitrile	Methacrylonitrile	126-98-7	0.24	84
U092	124-40-3	Methanamine, N- methyl-	Dimethylamine	124-40-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U029	74-83-9	Methane, bromo-	Methyl bromide (Bromomethane)	74-83-9	0.11	15
U045	74-87-3	Methane, chloro-	Chloromethane (Methyl chloride)	74-87-3	0.19	30
U046	107-30-2	Methane, chloromethoxy-	Chloromethyl methyl ether	107-30-2	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U068	74-95-3	Methane, dibromo-	Dibromomethane	74-95-3	0.11	15

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U080	75-09-2	Methane, dichloro-	Methylene chloride	75-09-2	0.089	30
U075	75-71-8	Methane, dichlorodifluoro-	Dichlorodifluoromethane	75-71-8	0.23	7.2
U138	74-88-4	Methane, iodo-	Iodomethane	74-88-4	0.19	65
U211	56-23-5	Methane, tetrachloro-	Carbon tetrachloride	56-23-5	0.057	6.0
U225	75-25-2	Methane, tribromo-	Bromoform (Tribromomethane)	75-25-2	0.63	15
U044	67-66-3	Methane, trichloro-	Chloroform	67-66-3	0.046	6.0
U121	75-69-4	Methane, trichlorofluoro-	Trichlorofluoromethane	75-69-4	0.02	30
U119	62-50-0	Methanesulfonic acid, ethyl ester	Ethyl methane sulfonate	62-50-0	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U153	74-93-1	Methanethiol	Methanethiol	74-93-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U154	67-56-1	Methanol	Methanol	67-56-1	(WETOX or CHOXD) fb CARBN; or CMBST or 5.6	CMBST or 0.75 mg/L TCLP
U155	91-80-5	Methapyrilene	Methapyrilene	91-80-5	0.081	1.5
U247	72-43-5	Methoxychlor	Methoxychlor	72-43-5	0.25	0.18
U154	67-56-1	Methyl alcohol	Methanol	67-56-1	(WETOX or CHOXD) fb CARBN; or CMBST or 5.6	CMBST or 0.75 mg/L TCLP
U029	74-83-9	Methyl bromide	Methyl bromide (Bromomethane)	74-83-9	0.11	15
U045	74-87-3	Methyl chloride	Chloromethane (Methyl chloride)	74-87-3	0.19	30
U156	79-22-1	Methyl chlorocarbonate	Methyl chlorocarbonate	79-22-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U226	71-55-6	Methyl chloroform	1,1,1-Trichloroethane	71-55-6	0.054	6.0
U159	78-93-3	Methyl ethyl ketone (MEK)	Methyl ethyl ketone	78-93-3	0.28	36
U160	1338-23-4	Methyl ethyl ketone peroxide	Methyl ethyl ketone peroxide	1338-23-4	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
U138	74-88-4	Methyl iodide	Iodomethane	74-88-4	0.19	65
U161	108-10-1	Methyl isobutyl ketone	Methyl isobutyl ketone	108-10-1	0.14	33
U162	80-62-6	Methyl methacrylate	Methyl methacrylate	80-62-6	0.14	160
U068	74-95-3	Methylene bromide	Dibromomethane	74-95-3	0.11	15
U080	75-09-2	Methylene chloride	Methylene chloride	75-09-2	0.089	30
U164	56-04-2	Methylthiouracil	Methylthiouracil	56-04-2	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U010	50-07-7	Mitomycin C	Mitomycin C	50-07-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
					Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U163	70-25-7	MNNG	N-Methyl N'-nitro N-nitrosoguanidine	70-25-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U086	1615-80-1	N,N'-Diethylhydrazine	N,N'-Diethylhydrazine	1615-80-1	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
U026	494-03-1	Naphthalenamine, N,N'-bis(2-chloroethyl)-	Chlornaphazine	494-03-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U165	91-20-3	Naphthalene	Naphthalene	91-20-3	0.059	5.6
U047	91-58-7	Naphthalene, 2-chloro-	2-Chloronaphthalene	91-58-7	0.055	5.6
U031	71-36-3	n-Butyl alcohol	n-Butyl alcohol	71-36-3	5.6	2.6
U217	10102-45-1	Nitric acid, thallium(1+) salt	Thallium (measured in aqueous wastes only)	7440-28-0	1.4	RTHRM; or STABL
U169	98-95-3	Nitrobenzene	Nitrobenzene	98-95-3	0.068	14
U173	1116-54-7	N-Nitrosodiethanolamine	N-Nitrosodiethanolamine	1116-54-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U174	55-18-5	N-Nitrosodiethylamine	N-Nitrosodiethylamine	55-18-5	0.40	28
U172	924-16-3	N-Nitrosodi-n-butylamine	N-Nitrosodi-n-butylamine	924-16-3	0.04	17
U176	759-73-9	N-Nitroso-N-ethylurea	N-Nitroso-N-ethylurea	759-73-9	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U177	684-93-5	N-Nitroso-N-methylurea	N-Nitroso-N-methylurea	684-93-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U178	615-53-2	N-Nitroso-N-methylurethane	N-Nitroso-N-methylurethane	615-53-2	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U179	100-75-4	N-Nitrosopiperidine	N-Nitrosopiperidine	100-75-4	0.013	35
U180	930-55-2	N-Nitrosopyrrolidine	N-Nitrosopyrrolidine	930-55-2	0.013	35
U194	107-10-8	n-Propylamine	n-Propylamine	107-10-8	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U087	3288-58-2	O,O-Diethyl S-methyl dithiophosphate	O,O-Diethyl S-methyldithiophosphate	3288-58-2	CARBON; or CMBST	CMBST
U048	95-57-8	o-Chlorophenol	2-Chlorophenol	95-57-8	0.044	5.7
U070	95-50-1	o-Dichlorobenzene	o-Dichlorobenzene	95-50-1	0.088	6.0
U328	95-53-4	o-Toluidine	o-Toluidine	95-53-4	CMBST; or CHOXD fb (BIODG or CARBN); or BIODG fb CARBN.	CMBST
U222	636-21-5	o-Toluidine hydrochloride	o-Toluidine hydrochloride	636-21-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U115	75-21-8	Oxirane	Ethylene oxide	75-21-8	(WETOX or CHOXD) fb CARBN; or CMBST or 0.12	CHOXD; or CMBST
U041	106-89-8	Oxirane, (chloromethyl)-	Epichlorohydrin (1- Chloro-2,3- epoxypropane)	106-89-8	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U126	765-34-4	Oxiranecarboxyaldehy de	Glycidyaldehyde	765-34-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U182	123-63-7	Paraldehyde	Paraldehyde	123-63-7	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U197	106-51-4	p-Benzoquinone	p-Benzoquinone	106-51-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U039	59-50-7	p-Chloro-m-cresol	p-Chloro-m-cresol	59-50-7	0.018	14
U072	106-46-7	p-Dichlorobenzene	p-Dichlorobenzene	106-46-7	0.09	6.0
U093	60-11-7	p- Dimethylaminoazoben zene	p- Dimethylaminoazobenze ne	60-11-7	0.13	CMBST
U183	608-93-5	Pentachlorobenzene	Pentachlorobenzene	608-93-5	0.055	10
U184	76-01-7	Pentachloroethane	Pentachloroethane	76-01-7	(WETOX or CHOXD) fb CARBN; or CMBST or 0.055	CMBST or 6.0
U185	82-68-8	Pentachloronitrobenze ne (PCNB)	Pentachloronitrobenzene	82-68-8	0.055	4.8
See F027	87-86-5	Pentachlorophenol	See F027 in Schedule 1			
U161	108-10-1	Pentanol, 4-methyl-	Methyl isobutyl ketone	108-10-1	0.14	33
U187	62-44-2	Phenacetin	Phenacetin	62-44-2	0.081	16
U188	108-95-2	Phenol	Phenol	108-95-2	0.039	6.2
U411	114-26-1	Phenol, 2-(1- methylethoxy)- ,methylcarbamate	Propoxur	114-26-1	0.056	1.4
See F027	58-90-2	Phenol, 2,3,4,6- tetrachloro-	See F027 in Schedule 1			
See F027	95-95-4	Phenol, 2,4,5- trichloro-	See F027 in Schedule 1			
See F027	88-06-2	Phenol, 2,4,6- trichloro-	See F027 in Schedule 1			
U081	120-83-2	Phenol, 2,4-dichloro-	2,4-Dichlorophenol	120-83-2	0.044	14
U101	105-67-9	Phenol, 2,4-dimethyl-	2,4-Dimethylphenol	105-67-9	0.036	14
U082	87-65-0	Phenol, 2,6-dichloro-	2,6-Dichlorophenol	87-65-0	0.044	14
U048	95-57-8	Phenol, 2-chloro-	2-Chlorophenol	95-57-8	0.044	5.7
U089	56-53-1	Phenol, 4,4'-(1,2- diethyl-1,2- ethenediyl)bis-, (E)-	Diethyl stilbestrol	56-53-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U039	59-50-7	Phenol, 4-chloro-3- methyl-	p-Chloro-m-cresol	59-50-7	0.018	14
U170	100-02-7	Phenol, 4-nitro-	p-Nitrophenol	100-02-7	0.12	29

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U052	1319-77-3	Phenol, methyl-	o-Cresol	95-48-7	0.11	5.6
			m-Cresol (difficult to distinguish from p- cresol)	108-39-4	0.77	5.6
			p-Cresol (difficult to distinguish from m- cresol)	106-44-5	0.77	5.6
			Cresol-mixed isomers (Cresylic acid) (sum of o- m-, and p-cresol concentrations)	1319-77-3	0.88	11.2
See F027	87-86-5	Phenol, pentachloro-	See F027 in Schedule 1			
U132	70-30-4	Phenol, 2,2'- methylenebis[3,4,6- trichloro-	Hexachlorophene	70-30-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U145	7446-27-7	Phosphoric acid, lead(2+) salt (2:3)	Lead	7439-92-1	0.69	0.75 mg/L TCLP
U087	3288-58-2	Phosphorodithioic acid, O,O-diethyl S- methyl ester	O,O-Diethyl S- methyl dithiophosphate	3288-58-2	CARBON; or CMBST	CMBST
U189	1314-80-3	Phosphorus sulfide	Phosphorus sulfide	1314-80-3	CHOXD; CHRED; or CMBST	CHOXD; CHRED; or CMBST
U190	85-44-9	Phthalic anhydride	Phthalic anhydride (measured as Phthalic acid or Terephthalic acid)	100-21-0; 85- 44-9	0.055	28
U179	100-75-4	Piperidine, 1-nitroso-	N-Nitrosopiperidine	100-75-4	0.013	35
U170	100-02-7	p-Nitrophenol	p-Nitrophenol	100-02-7	0.12	29
U192	23950-58-5	Pronamide	Pronamide	23950-58-5	0.093	1.5
U066	96-12-8	Propane, 1,2-dibromo- 3-chloro-	1,2-Dibromo-3- chloropropane	96-12-8	0.11	15
U083	78-87-5	Propane, 1,2-dichloro-	1,2-Dichloropropane	78-87-5	0.85	18
U027	108-60-1	Propane, 2,2'- oxybis[2-chloro-	bis(2- Chloroisopropyl)ether	39638-32-9	0.055	7.2
U171	79-46-9	Propane, 2-nitro-	2-Nitropropane	79-46-9	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U149	109-77-3	Propanedinitrile	Malononitrile	109-77-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
See F027	93-72-1	Propanoic acid, 2- (2,4,5-trichlorophenoxy)-	See F027 in Schedule 1			
U373	122-42-9	Propam	Propam	122-42-9	0.056	1.4
U411	114-26-1	Propoxur	Propoxur	114-26-1	0.056	1.4
U083	78-87-5	Propylene dichloride	1,2-Dichloropropane	78-87-5	0.85	18
U387	52888-80-9	Prosulfocarb	Prosulfocarb	52888-80-9	0.042	1.4
U353	106-49-0	p-Toluidine	p-Toluidine	106-49-0	CMBST; or CHOXD fb (BIODG or CARBN); or BIODG fb CARBN.	CMBST
U196	110-86-1	Pyridine	Pyridine	110-86-1	0.014	16

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste Column 6	Non-aqueous Waste Column 7
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U191	109-06-8	Pyridine, 2-methyl-	2-Picoline	109-06-8	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U180	930-55-2	Pyrrolidine, 1-nitroso-	N-Nitrosopyrrolidine	930-55-2	0.013	35
U200	50-55-5	Reserpine	Reserpine	50-55-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U201	108-46-3	Resorcinol	Resorcinol	108-46-3	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U202	81-07-2	Saccharin, & salts	Saccharin	81-07-2	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U203	94-59-7	Safrole	Safrole	94-59-7	0.081	22
U204	7783-00-8	Selenious acid	Selenium	7782-49-2	0.82	5.7 mg/L TCLP
U204	7783-00-8	Selenium dioxide	Selenium	7782-49-2	0.82	5.7 mg/L TCLP
U205	7488-56-4	Selenium sulfide	Selenium	7782-49-2	0.82	5.7 mg/L TCLP
U205	7488-56-4	Selenium sulfide SeS ₂	Selenium	7782-49-2	0.82	5.7 mg/L TCLP
See F027	93-72-1	Silvex (2,4,5-TP)	See F027 in Schedule 1			
U206	18883-66-4	Streptozotocin	Streptozotocin	18883-66-4	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U189	1314-80-3	Sulfur phosphide	Phosphorus sulfide	1314-80-3	CHOXD; CHRED; or CMBST	CHOXD; CHRED; or CMBST
U103	77-78-1	Sulfuric acid, dimethyl ester	Dimethyl sulfate	77-78-1	CHOXD; CHRED; CARBN; BIODG; or CMBST	CHOXD; CHRED; or CMBST
U210	127-18-4	Tetrachloroethylene	Tetrachloroethylene	127-18-4	0.056	6.0
U213	109-99-9	Tetrahydrofuran	Tetrahydrofuran	109-99-9	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U216	7791-12-0	Thallium chloride TlCl	Thallium (measured in aqueous wastes only)	7440-28-0	1.4	RTHRM; or STABL
U214	563-68-8	Thallium(I) acetate	Thallium (measured in aqueous wastes only)	7440-28-0	1.4	RTHRM; or STABL
U215	6533-73-9	Thallium(I) carbonate	Thallium (measured in aqueous wastes only)	7440-28-0	1.4	RTHRM; or STABL
U216	7791-12-0	Thallium(I) chloride	Thallium (measured in aqueous wastes only)	7440-28-0	1.4	RTHRM; or STABL
U217	10102-45-1	Thallium(I) nitrate	Thallium (measured in aqueous wastes only)	7440-28-0	1.4	RTHRM; or STABL
U218	62-55-5	Thioacetamide	Thioacetamide	62-55-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U410	59669-26-0	Thiodicarb	Thiodicarb	59669-26-0	0.019	1.4

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste	Non-aqueous Waste
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U153	74-93-1	Thiomethanol	Methanethiol	74-93-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U244	137-26-8	Thioperoxydicarbonic diamide[(H ₂ N)C(S)] ₂ S ₂ , tetramethyl-	Thiram	137-26-8	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U409	23564-05-8	Thiophanate-methyl	Thiophanate-methyl	23564-05-8	0.056	1.4
U219	62-56-6	Thiourea	Thiourea	62-56-6	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U244	137-26-8	Thiram	Thiram	137-26-8	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U220	108-88-3	Toluene	Toluene	108-88-3	0.08	10
U223	26471-62-5	Toluene diisocyanate	Toluene diisocyanate	26471-62-5	CARBAN; or CMBST	CMBST
U221	25376-45-8	Toluenediamine	Toluenediamine	25376-45-8	CARBAN; or CMBST	CMBST
U389	2303-17-5	Triallate	Triallate	2303-17-5	0.042	1.4
U228	79-01-6	Trichloroethylene	Trichloroethylene	79-01-6	0.054	6.0
U121	75-69-4	Trichloromonofluoromethane	Trichlorofluoromethane	75-69-4	0.02	30
U404	121-44-8	Triethylamine	Triethylamine	121-44-8	0.081	1.5
U235	126-72-7	Tris(2,3-dibromopropyl)phosphate	tris-(2,3-Dibromopropyl)-phosphate	126-72-7	0.11	0.10
U236	72-57-1	Trypan blue	Trypan Blue	72-57-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U237	66-75-1	Uracil mustard	Uracil mustard	66-75-1	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U176	759-73-9	Urea, N-ethyl-N-nitroso-	N-Nitroso-N-ethylurea	759-73-9	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U177	684-93-5	Urea, N-methyl-N-nitroso-	N-Nitroso-N-methylurea	684-93-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U043	75-01-4	Vinyl chloride	Vinyl chloride	75-01-4	0.27	6.0
U248	81-81-2	Warfarin, & salts, when present at concentrations of 0.3% or less	Warfarin	81-81-2	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U239	1330-20-7	Xylene	Xylenes-mixed isomers (sum of o-, m-, and p-xylene concentrations)	1330-20-7	0.32	30

Hazardous Waste Chemical			Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste	Non-aqueous Waste
Haz. Waste Number ²	CAS Number ³	Generic Name	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
U200	50-55-5	Yohimban-16-carboxylic acid, 11, 17-dimethoxy-18-[(3,4,5-trimethoxybenzoyl)oxy]-, methyl ester, (3beta, 16beta, 17alpha, 18beta, 20alpha)-	Reserpine	50-55-5	(WETOX or CHOXD) fb CARBN; or CMBST	CMBST
U249	1314-84-7	Zinc phosphide Zn ₃ P ₂ , when present at concentrations of 10% or less	Zinc Phosphide	1314-84-7	CHOXD; CHRED; or CMBST	CHOXD; CHRED; or CMBST

Notes to Part B of Schedule 2:

¹ Treatment subcategories are shown for some wastes. In these cases, it is necessary to identify the treatment subcategory that most closely describes the particular waste for which treatment is required. The land disposal treatment requirements for that waste are those shown for that treatment subcategory.

² Haz. Waste Number means Hazardous Waste Number. These numbers are consistent with United States Environmental Protection Agency Hazardous Waste Numbers. If there is no United States Environmental Protection Agency Hazardous Waste Number for a waste, the Hazardous Waste Number is assigned to the waste by the Ontario Ministry of the Environment.

³ CAS Number means the Chemical Abstracts Service Registry Number. When the waste or a regulated constituent is described as a combination of a chemical with its salts or esters, the CAS number is given for the parent compound only.

⁴ See Schedule 7 for a description of the treatment methods and treatment standards associated with each treatment code. In some cases, the entries in this Schedule may set out more than one treatment code for a regulated constituent. An entry may permit a choice of treatment methods. For example, the entry "CHOXD; BIODG; or CMBST" means that the waste may be treated using any of the treatment methods that are set out for those treatment codes in Schedule 7. An entry may require treatment methods to be applied in a particular sequence. For this purpose, the abbreviation "fb" means "followed by". For example, the entry "CHOXD fb CARBN" means that the waste must first be treated using the treatment method that is set out for CHOXD in Schedule 7 and, following that treatment, it must be treated using the treatment method that is set out for CARBN in Schedule 7. An entry may combine a choice of treatment methods and a requirement to apply treatment methods in a particular sequence (for example, "(WETOX or CHOXD) fb CARBN; or CMBST").

⁵ Concentration requirements for aqueous wastes are based on analysis of composite samples.

⁶ Concentration requirements for non-aqueous wastes are based on analysis of grab samples.

25. Schedules 3 and 4 to the Regulation are revoked and the following substituted:

**SCHEDULE 3
SEVERELY TOXIC CONTAMINANTS**

Severely Toxic Contaminants			Regulated Constituent		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Column 5	Aqueous Waste	Non-aqueous Waste
Haz. Waste Number ¹	CAS Number ²	Contaminant	Generic Name or other description	CAS Number ²	Concentration ³ (mg/L)	Concentration ⁴ (mg/kg)
S001	1402-68-2	Aflatoxin	NA	NA	NA	NA
S002	1746-01-6	2,3,7,8-Tetrachlorodibenzo-p-dioxin	TCDDs (All Tetrachlorodibenzo-p-dioxins)	41903-57-5	0.000063	0.001
S003	40321-76-4	1,2,3,7,8-Pentachlorodibenzo-p-dioxin	PeCDDs (All Pentachlorodibenzo-p-dioxins)	36088-22-9	0.000063	0.001

Severely Toxic Contaminants			Regulated Constituent		Land Disposal Treatment Requirements	
					Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Haz. Waste Number ¹	CAS Number ²	Contaminant	Generic Name or other description	CAS Number ²	Concentration ³ (mg/L)	Concentration ⁴ (mg/kg)
S004	39227-28-6	1,2,3,4,7,8-Hexachlorodibenzo-p-dioxin	HxCDDs (All Hexachlorodibenzo-p-dioxins)	34465-46-8	0.000063	0.001
S005	57653-85-7	1,2,3,6,7,8-Hexachlorodibenzo-p-dioxin	HxCDDs (All Hexachlorodibenzo-p-dioxins)	34465-46-8	0.000063	0.001
S006	19408-74-3	1,2,3,7,8,9-Hexachlorodibenzo-p-dioxin	HxCDDs (All Hexachlorodibenzo-p-dioxins)	34465-46-8	0.000063	0.001
S007	51207-31-9	2,3,7,8-Tetrachlorodibenzo furan	TCDFs (All Tetrachlorodibenzofurans)	55722-27-5	0.000063	0.001

Notes to Schedule 3:

¹ Haz. Waste Number means Hazardous Waste Number. These numbers are consistent with United States Environmental Protection Agency Hazardous Waste Numbers. If there is no United States Environmental Protection Agency Hazardous Waste Number for a waste, the Hazardous Waste Number is assigned to the waste by the Ontario Ministry of the Environment.

² CAS Number means the Chemical Abstracts Service Registry Number. When the waste or a regulated constituent is described as a combination of a chemical with its salts or esters, the CAS number is given for the parent compound only.

³ Concentration requirements for aqueous wastes are based on analysis of composite samples.

⁴ Concentration requirements for non-aqueous wastes are based on analysis of grab samples.

SCHEDULE 4
LEACHATE QUALITY CRITERIA

Contaminant	CAS Number ¹	Haz. Waste Number ²	Concentration (mg/L TCLP)
Aldicarb	116-06-3	E101	0.9
Aldrin + Dieldrin	309-00-2, 60-57-1	E001	0.07
Arsenic	7440-38-2	D004	2.5
Atrazine + N-dealkylated metabolites (Weedex)	1912-24-9	E102	0.5
Azinphos-methyl	86-50-0	E103	2
Barium	7440-39-3	D005	100
Bendiocarb	22781-23-3	E002	4
Benzene	71-43-2	D018	0.5
Benzo(a)pyrene	50-32-8	E003	0.001
Boron	7440-42-8	E104	500
Bromoxynil	1689-84-5	E105	0.5
Cadmium	7440-43-9	D006	0.5
Carbaryl/Sevin/1-Naphthyl-N methyl carbamate	63-25-2	E004	9
Carbofuran	1563-66-2	E005	9
Carbon tetrachloride (Tetrachloromethane)	56-23-5	D019	0.5
Chlordane	57-74-9	D020	0.7
Chlorobenzene (Monochlorobenzene)	108-90-7	D021	8
Chloroform	67-66-3	D022	10
Chlorpyrifos	2921-88-2	E106	9
Chromium	7440-47-3	D007	5
Cresol (Mixture - total of all isomers, when isomers cannot be differentiated)		D026	200
m-Cresol	108-39-4	D024	200
o-Cresol	95-48-7	D023	200
p-Cresol	106-44-5	D025	200
Cyanazine	21725-46-2	E107	1
Cyanide		E006	20
2,4-D / (2,4-dichlorophenoxy)acetic acid	94-75-7	D016	10
2,4-DCP (2,4-Dichlorophenol)	120-83-2	E007	90

Contaminant	CAS Number ¹	Haz. Waste Number ²	Concentration (mg/L TCLP)
DDT (total isomers)		E008	3
Diazinon/Phosphordithioic acid, o,o-diethyl o-(2-isopropyl 6-methyl-4-pyrimidinyl) ester	333-41-5	E108	2
Dicamba	1918-00-9	E109	12
1,2-Dichlorobenzene (o-Dichlorobenzene)	95-50-1	E009	20
1,4-Dichlorobenzene (p-Dichlorobenzene)	106-46-7	D027	0.5
1,2-Dichloroethane (Ethylene dichloride)	107-06-2	D028	0.5
1,1-Dichloroethylene (Vinylidene chloride)	75-35-4	D029	1.4
Dichloromethane (also see - methylene chloride)	75-09-02	E010	5
Diclofop-methyl	51338-27-3	E110	0.9
Dimethoate	60-51-5	E111	2
2,4-Dinitrotoluene	121-14-2	D030	0.13
Dinoseb	88-85-7	E012	1
Dioxin & Furan		E013	0.0000015 ³
Diquat	231-36-7	E112	7
Diuron	330-54-1	E113	15
Endrin	72-20-8	D012	0.02
Fluoride		E014	150
Glyphosate	1071-83-6	E114	28
Heptachlor + Heptachlor epoxide	76-44-8, 1024-57-3	D031	0.3
Hexachlorobenzene	118-74-1	D032	0.13
Hexachlorobutadiene	87-68-3	D033	0.5
Hexachloroethane	67-72-1	D034	3
Lead	7439-92-1	D008	5
Lindane	58-89-9	D013	0.4
Malathion	121-75-5	E115	19
Mercury	7439-97-6	D009	0.1
Methoxychlor/1,1,1-Trichloro-2,2-bis(p-methoxyphenyl) ethane	72-43-5	D014	90
Methyl ethyl ketone / Ethyl methyl ketone	78-93-3	D035	200
Methyl Parathion	298-00-0	E015	0.7
Methylene chloride / Dichloromethane	75-09-02	E011	5
Metolachlor	51218-45-2	E116	5
Metribuzin	21087-64-9	E117	8
NDMA	62-75-9	E016	0.0009
Nitrate + Nitrite (as Nitrogen)		E118	1000
Nitrilotriacetic acid (NTA)	139-13-9	E119	40
Nitrobenzene	98-95-3	D036	2
Paraquat	4685-14-7	E120	1
Parathion	56-38-2	E017	5
PCBs		E018	0.3
Pentachlorophenol	87-86-5	D037	6
Phorate	298-02-2	E019	0.2
Picloram	1918-02-1	E121	19
Pyridine	110-86-1	D038	5
Selenium	7782-49-2	D010	1
Silver	7440-22-4	D011	5
Simazine	122-34-9	E122	1
2,4,5-T (2,4,5-Trichlorophenoxyacetic acid)	93-76-5	E020	28
2,4,5-TP/ Silvex/ 2-(2,4,5-Trichlorophenoxy)propionic acid	93-72-1	D017	1
Temephos	3383-96-8	E123	28
Terbufos	13071-79-9	E124	0.1
Tetrachloroethylene	127-18-4	D039	3
2,3,4,6-Tetrachlorophenol / (2,3,4,6-TeCP)	58-90-2	E021	10
Toxaphene	8001-35-2	D015	0.5
Triallate	2303-17-5	E022	23
Trichloroethylene	79-01-6	D040	5
2,4,5-Trichlorophenol (2,4,5-TCP)	95-95-4	D041	400
2,4,6-Trichlorophenol (2,4,6-TCP)	88-06-2	D042	0.5
Trifluralin	1582-09-8	E125	4.5
Uranium	7440-61-1	E126	10
Vinyl chloride	75-01-4	D043	0.2

Notes to Schedule 4:

¹ CAS Number means the Chemical Abstracts Service Registry Number. When the waste or a regulated constituent is described as a combination of a chemical with its salts or esters, the CAS number is given for the parent compound only.

² Haz. Waste Number means Hazardous Waste Number. These numbers are consistent with United States Environmental Protection Agency Hazardous Waste Numbers. If there is no United States Environmental Protection Agency Hazardous Waste Number for a waste, the Hazardous Waste Number is assigned to the waste by the Ontario Ministry of the Environment.

³ Toxic Equivalent (TEQ)

26. Schedule 5 to the Regulation is renumbered as Schedule 9.

27. The Regulation is amended by adding the following Schedules:

**SCHEDULE 5
LAND DISPOSAL REQUIREMENTS FOR CHARACTERISTIC WASTES**

Characteristic Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
D001	Ignitable Characteristic Wastes.	Treatment Subcategory 1 Ignitable Characteristic Wastes, except for High TOC Ignitable Characteristic Liquids Subcategory.			
		Ignitable Characteristic Wastes, except for wastes meeting (a) of the definition of ignitable waste AND greater than or equal to 10% total organic carbon.	NA	DEACT and meet Schedule 6 standards; or RORGS; or CMBST	DEACT and meet Schedule 6 standards; or RORGS; or CMBST
		Treatment Subcategory 2 High TOC Ignitable Characteristic Liquids. (Note: This subcategory consists of non-aqueous wastes only.)			
		High TOC Ignitable Characteristic Liquids Subcategory based on (a) of definition of ignitable waste containing greater than or equal to 10% total organic carbon.	NA	NA	RORGS; CMBST; or POLYM
D002	Corrosive Characteristic Wastes.	Corrosive Characteristic Wastes.	NA	DEACT and meet Schedule 6 standards	DEACT and meet Schedule 6 standards
D003	Reactive Characteristic Wastes.	Treatment Subcategory 1 Reactive Sulphides Subcategory			
		Reactive Sulphides Subcategory based on (e) of the definition of reactive waste	NA	DEACT	DEACT
		Treatment Subcategory 2 Explosives Subcategory			
		Explosives Subcategory based on (f)(g)(h) of the definition of reactive waste	NA	DEACT and meet Schedule 6 standards	DEACT and meet Schedule 6 standards
		Treatment Subcategory 3 Unexploded ordnance and other explosive devices which have been the subject of an emergency response.			
		Unexploded ordnance and other explosive devices which have been the subject of an emergency response.	NA	DEACT	DEACT

Characteristic Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Aqueous Waste	Non-aqueous Waste
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
		Treatment Subcategory 4 Other Reactives Subcategory			
		Other Reactives Subcategory based on (a) of the definition of reactive waste	NA	DEACT and meet Schedule 6 standards	DEACT and meet Schedule 6 standards
		Treatment Subcategory 5 Water Reactive Subcategory			
		Water Reactive Subcategory based on (b)(c)(d) of the definition of reactive waste. (Note: This subcategory consists of non-aqueous wastes only.)	NA	NA	DEACT and meet Schedule 6 standards
		Treatment Subcategory 6 Reactive Cyanides Subcategory based on (e) of the definition of reactive waste.			
		Cyanides (Total) ⁷	57-12-5	NA	590
D004	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for arsenic based on the Toxicity Characteristic Leaching Procedure.	Cyanides (Amenable) ⁷	57-12-5	0.86	30
		Arsenic	7440-38-2	1.4 and meet Schedule 6 standards	5.0 mg/L TCLP and meet Schedule 6 standards
D005	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for barium based on the Toxicity Characteristic Leaching Procedure.	Barium	7440-39-3	1.2 and meet Schedule 6 standards	21 mg/L TCLP and meet Schedule 6 standards
D006	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for cadmium based on the Toxicity Characteristic Leaching Procedure.	Treatment Subcategory 1 Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for cadmium other than wastes in Treatment Subcategories 2 and 3.			
		Cadmium	7440-43-9	0.69 and meet Schedule 6 standards	0.11 mg/L TCLP and meet Schedule 6 standards
		Treatment Subcategory 2 Cadmium containing batteries Subcategory other than wastes in Treatment Subcategory 3. (Note: This subcategory consists of non-aqueous wastes only.)			
		Cadmium	7440-43-9	NA	RTHRM
		Treatment Subcategory 3 Radioactively contaminated cadmium containing batteries. (Note: This subcategory consists of non-aqueous wastes only.)			
D007	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for chromium based on the Toxicity Characteristic Leaching Procedure.	Cadmium	7440-43-9	NA	Macroencapsulation in accordance with Schedule 8 (Alternative Treatment for Hazardous Debris)
		Chromium (Total)	7440-47-3	2.77 and meet Schedule 6 standards	0.60 mg/L TCLP and meet Schedule 6 standards

Characteristic Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
D008	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for lead based on the Toxicity Characteristic Leaching Procedure.	Treatment Subcategory 1 Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for lead other than wastes in Treatment Subcategories 2 and 3.			
		Lead	7439-92-1	0.69 and meet Schedule 6 standards	0.75 mg/L TCLP and meet Schedule 6 standards
		Treatment Subcategory 2 Lead acid batteries Subcategory. (Note: This standard only applies to lead acid batteries that are identified as hazardous wastes and that are not excluded elsewhere from regulation under Regulation 347 or through a Certificate of Approval [e.g. recycling].)			
		Lead	7439-92-1	NA	RLEAD
		Treatment Subcategory 3 Radioactive Lead Solids Subcategory. (Note: These lead solids include, but are not limited to, all forms of lead shielding and other elemental forms of lead. These lead solids do not include treatment residuals such as hydroxide sludges, other wastewater treatment residuals, or incinerator ashes that can undergo conventional pozzolanic stabilization, nor do they include organo-lead materials that can be incinerated and stabilized as ash. This subcategory consists of non-aqueous wastes only.)			
		Lead	7439-92-1	NA	MACRO
D009	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for mercury based on the Toxicity Characteristic Leaching Procedure.	Treatment Subcategory 1 (High Mercury-Organic Subcategory) Non-aqueous wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for mercury; and contain greater than or equal to 260 mg/kg total mercury that also contain organics and are not incinerator residues.			
		Mercury	7439-97-6	NA	IMERC; OR RMERC
		Treatment Subcategory 2 (High Mercury-Inorganic Subcategory) Non-aqueous wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for mercury; and contain greater than or equal to 260 mg/kg total mercury that are inorganic, including incinerator residues and residues from RMERC.			
		Mercury	7439-97-6	NA	RMERC
		Treatment Subcategory 3 (Low Mercury Subcategory) Non-aqueous wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for mercury; and contain less than 260 mg/kg total mercury and that are residues from RMERC only.			
		Mercury	7439-97-6	NA	0.20 mg/L TCLP and meet Schedule 6 standards
		Treatment Subcategory 4 (Low Mercury Subcategory) All other non-aqueous wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for mercury; and contain less than 260 mg/kg total mercury and that are not residues from RMERC.			
		Mercury	7439-97-6	NA	0.025 mg/L TCLP and meet Schedule 6 standards
		Treatment Subcategory 5 All aqueous wastes that exhibit or are expected to exhibit the characteristic of toxicity for mercury.			
		Mercury	7439-97-6	0.15 mg/L TCLP and meet Schedule 6 standards	NA
		Treatment Subcategory 6 (Mercury Radioactive Materials Subcategory) Elemental mercury contaminated with radioactive materials. (Note: This subcategory consists of non-aqueous wastes only.)			
		Mercury	7439-97-6	NA	AMLGM

Characteristic Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Aqueous Waste	Non-aqueous Waste
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
		Treatment Subcategory 7 Hydraulic oil contaminated with Mercury Radioactive Materials Subcategory. (Note: This subcategory consists of non-aqueous wastes only.)			
		Mercury	7439-97-6	NA	IMERC
		Treatment Subcategory 8 Radioactively contaminated mercury containing batteries. (Note: This subcategory consists of non-aqueous wastes only.)			
		Mercury	7439-97-6	NA	Macroencapsulation in accordance with Schedule 8 (Alternative Treatment for Hazardous Debris)
D010	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for selenium based on the Toxicity Characteristic Leaching Procedure.	Selenium	7782-49-2	0.82 and meet Schedule 6 standards	5.7 mg/L TCLP and meet Schedule 6 standards
D011	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for silver based on the Toxicity Characteristic Leaching Procedure.	Treatment Subcategory 1 Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for silver other than wastes in Treatment Subcategory 2.			
		Silver	7440-22-4	0.43 and meet Schedule 6 standards	0.14 mg/L TCLP and meet Schedule 6 standards
		Treatment Subcategory 2 Radioactively contaminated silver containing batteries Subcategory. (Note: This subcategory consists of non-aqueous wastes only.)			
		Silver	7440-22-4	NA	Macroencapsulation in accordance with Schedule 8 (Alternative Treatment for Hazardous Debris)
D012	Wastes that are leachate toxic for Endrin based on the Toxicity Characteristic Leaching Procedure.	Endrin	72-20-8	BIODG; or CMBST	0.13 and meet Schedule 6 standards
		Endrin aldehyde	7421-93-4	BIODG; or CMBST	0.13 and meet Schedule 6 standards
D013	Wastes that are leachate toxic for Lindane based on the Toxicity Characteristic Leaching Procedure.	alpha-BHC	319-84-6	CARBON; or CMBST	0.066 and meet Schedule 6 standards
		beta-BHC	319-85-7	CARBON; or CMBST	0.066 and meet Schedule 6 standards
		delta-BHC	319-86-8	CARBON; or CMBST	0.066 and meet Schedule 6 standards
		gamma-BHC (Lindane)	58-89-9	CARBON; or CMBST	0.066 and meet Schedule 6 standards
D014	Wastes that are leachate toxic for Methoxychlor based on the Toxicity Characteristic Leaching Procedure.	Methoxychlor	72-43-5	WETOX; or CMBST	0.18 and meet Schedule 6 standards
D015	Wastes that are leachate toxic for Toxaphene based on the Toxicity Characteristic Leaching Procedure.	Toxaphene	8001-35-2	BIODG; or CMBST	2.6 and meet Schedule 6 standards
D016	Wastes that are leachate toxic for 2,4-D (2,4-Dichlorophenoxyacetic acid) based on the Toxicity Characteristic Leaching Procedure.	2,4,-D (2,4-Dichlorophenoxyacetic acid)	94-75-7	CHOXD; BIODG; or CMBST	10 and meet Schedule 6 standards

Characteristic Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
D017	Wastes that are leachate toxic for 2,4,5-TP (Silvex) based on the Toxicity Characteristic Leaching Procedure.	2,4,5-TP (Silvex)	93-72-1	CHOXD; or CMBST	7.9 and meet Schedule 6 standards
D018	Wastes that are leachate toxic for Benzene based on the Toxicity Characteristic Leaching Procedure.	Benzene	71-43-2	0.14 and meet Schedule 6 standards	10 and meet Schedule 6 standards
D019	Wastes that are leachate toxic for Carbon tetrachloride based on the Toxicity Characteristic Leaching Procedure.	Carbon tetrachloride	56-23-5	0.057 and meet Schedule 6 standards	6.0 and meet Schedule 6 standards
D020	Wastes that are leachate toxic for Chlordane based on the Toxicity Characteristic Leaching Procedure.	Chlordane (alpha and gamma isomers)	57-74-9	0.0033 and meet Schedule 6 standards	0.26 and meet Schedule 6 standards
D021	Wastes that are leachate toxic for Chlorobenzene based on the Toxicity Characteristic Leaching Procedure.	Chlorobenzene	108-90-7	0.057 and meet Schedule 6 standards	6.0 and meet Schedule 6 standards
D022	Wastes that are leachate toxic for Chloroform based on the Toxicity Characteristic Leaching Procedure.	Chloroform	67-66-3	0.046 and meet Schedule 6 standards	6.0 and meet Schedule 6 standards
D023	Wastes that are leachate toxic for o-Cresol based on the Toxicity Characteristic Leaching Procedure.	o-Cresol	95-48-7	0.11 and meet Schedule 6 standards	5.6 and meet Schedule 6 standards
D024	Wastes that are leachate toxic for m-Cresol based on the Toxicity Characteristic Leaching Procedure.	m-Cresol (difficult to distinguish from p-cresol)	108-39-4	0.77 and meet Schedule 6 standards	5.6 and meet Schedule 6 standards
D025	Wastes that are leachate toxic for p-Cresol based on the Toxicity Characteristic Leaching Procedure.	p-Cresol (difficult to distinguish from m-cresol)	106-44-5	0.77 and meet Schedule 6 standards	5.6 and meet Schedule 6 standards
D026	Wastes that are leachate toxic for Cresols (Total) based on the Toxicity Characteristic Leaching Procedure.	Cresol-mixed isomers (Cresylic acid) (sum of o-, m-, and p-cresol concentrations)	1319-77-3	0.88 and meet Schedule 6 standards	11.2 and meet Schedule 6 standards
D027	Wastes that are leachate toxic for p-Dichlorobenzene based on the Toxicity Characteristic Leaching Procedure.	p-Dichlorobenzene (1,4-Dichlorobenzene)	106-46-7	0.090 and meet Schedule 6 standards	6.0 and meet Schedule 6 standards
D028	Wastes that are leachate toxic for 1,2-Dichloroethane based on the Toxicity Characteristic Leaching Procedure.	1,2-Dichloroethane	107-06-2	0.21 and meet Schedule 6 standards	6.0 and meet Schedule 6 standards
D029	Wastes that are leachate toxic for 1,1-Dichloroethylene based on the Toxicity Characteristic Leaching Procedure.	1,1-Dichloroethylene	75-35-4	0.25 and meet Schedule 6 standards	6.0 and meet Schedule 6 standards
D030	Wastes that are leachate toxic for 2,4-Dinitrotoluene based on the Toxicity Characteristic Leaching Procedure.	2,4-Dinitrotoluene	121-14-2	0.32 and meet Schedule 6 standards	140 and meet Schedule 6 standards

Characteristic Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1 Haz. Waste Number ²	Column 2 Waste	Column 3 Generic Name or other description	Column 4 CAS Number ³	Column 5 Treatment Code ⁴ or Concentration ⁵ (mg/L)	Column 6 Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
D031	Wastes that are leachate toxic for Heptachlor based on the Toxicity Characteristic Leaching Procedure.	Heptachlor	76-44-8	0.0012 and meet Schedule 6 standards	0.066 and meet Schedule 6 standards
		Heptachlor epoxide	1024-57-3	0.016 and meet Schedule 6 standards	0.066 and meet Schedule 6 standards
D032	Wastes that are leachate toxic for Hexachlorobenzene based on the Toxicity Characteristic Leaching Procedure.	Hexachlorobenzene	118-74-1	0.055 and meet Schedule 6 standards	10 and meet Schedule 6 standards
D033	Wastes that are leachate toxic for Hexachlorobutadiene based on the Toxicity Characteristic Leaching Procedure.	Hexachlorobutadiene	87-68-3	0.055 and meet Schedule 6 standards	5.6 and meet Schedule 6 standards
D034	Wastes that are leachate toxic for Hexachloroethane based on the Toxicity Characteristic Leaching Procedure.	Hexachloroethane	67-72-1	0.055 and meet Schedule 6 standards	30 and meet Schedule 6 standards
D035	Wastes that are leachate toxic for Methyl ethyl ketone based on the Toxicity Characteristic Leaching Procedure.	Methyl ethyl ketone	78-93-3	0.28 and meet Schedule 6 standards	36 and meet Schedule 6 standards
D036	Wastes that are leachate toxic for Nitrobenzene based on the Toxicity Characteristic Leaching Procedure.	Nitrobenzene	98-95-3	0.068 and meet Schedule 6 standards	14 and meet Schedule 6 standards
D037	Wastes that are leachate toxic for Pentachlorophenol based on the Toxicity Characteristic Leaching Procedure.	Pentachlorophenol	87-86-5	0.089 and meet Schedule 6 standards	7.4 and meet Schedule 6 standards
D038	Wastes that are leachate toxic for Pyridine based on the Toxicity Characteristic Leaching Procedure.	Pyridine	110-86-1	0.014 and meet Schedule 6 standards	16 and meet Schedule 6 standards
D039	Wastes that are leachate toxic for Tetrachloroethylene based on the Toxicity Characteristic Leaching Procedure.	Tetrachloroethylene	127-18-4	0.056 and meet Schedule 6 standards	6.0 and meet Schedule 6 standards
D040	Wastes that are leachate toxic for Trichloroethylene based on the Toxicity Characteristic Leaching Procedure.	Trichloroethylene	79-01-6	0.054 and meet Schedule 6 standards	6.0 and meet Schedule 6 standards
D041	Wastes that are leachate toxic for 2,4,5-Trichlorophenol based on the Toxicity Characteristic Leaching Procedure.	2,4,5-Trichlorophenol	95-95-4	0.18 and meet Schedule 6 standards	7.4 and meet Schedule 6 standards
D042	Wastes that are leachate toxic for 2,4,6-Trichlorophenol based on the Toxicity Characteristic Leaching Procedure.	2,4,6-Trichlorophenol	88-06-2	0.035 and meet Schedule 6 standards	7.4 and meet Schedule 6 standards
D043	Wastes that are leachate toxic for Vinyl chloride based on the Toxicity Characteristic Leaching Procedure.	Vinyl chloride	75-01-4	0.27 and meet Schedule 6 standards	6.0 and meet Schedule 6 standards

Characteristic Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
E001	Wastes that are leachate toxic for Aldrin + Dieldrin based on the Toxicity Characteristic Leaching Procedure.	Aldrin	309-00-2	0.021 and meet Schedule 6 standards	0.066 and meet Schedule 6 standards
		Dieldrin	60-57-1	0.017 and meet Schedule 6 standards	0.13 and meet Schedule 6 standards
E002	Wastes that are leachate toxic for Bendiocarb based on the Toxicity Characteristic Leaching Procedure.	Bendiocarb	22781-23-3	N/A	1.4 and meet Schedule 6 standards
E003	Wastes that are leachate toxic for Benzo(a)pyrene based on the Toxicity Characteristic Leaching Procedure.	Benzo(a)pyrene	50-32-8	N/A	3.4 and meet Schedule 6 standards
E004	Wastes that are leachate toxic for Carbaryl/Sevin/1-Naphthyl-N methyl carbamate based on the Toxicity Characteristic Leaching Procedure.	Carbaryl/Sevin/1-Naphthyl-N methyl carbamate	63-25-2	N/A	0.14 and meet Schedule 6 standards
E005	Wastes that are leachate toxic for Carbofuran based on the Toxicity Characteristic Leaching Procedure.	Carbofuran	1563-66-2	N/A	0.14 and meet Schedule 6 standards
E006	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for Cyanide based on the Toxicity Characteristic Leaching Procedure.	Cyanides (Total) ⁷	57-12-5	1.2 and meet Schedule 6 standards	590 and meet Schedule 6 standards
		Cyanides (Amenable) ⁷	57-12-5	0.86 and meet Schedule 6 standards	30 and meet Schedule 6 standards
E007	Wastes that are leachate toxic for 2,4-DCP (2,4-Dichlorophenol) based on the Toxicity Characteristic Leaching Procedure.	2,4-DCP (2,4-Dichlorophenol)	120-83-2	N/A	14 and meet Schedule 6 standards
E008	Wastes that are leachate toxic for DDT (total isomers) based on the Toxicity Characteristic Leaching Procedure.	DDT (total isomers)		N/A	0.087 and meet Schedule 6 standards
E009	Wastes that are leachate toxic for 1,2-Dichlorobenzene (o-Dichlorobenzene) based on the Toxicity Characteristic Leaching Procedure.	1,2-Dichlorobenzene (o-Dichlorobenzene)	95-50-1	N/A	6.0 and meet Schedule 6 standards
E010	Wastes that are leachate toxic for Dichloromethane (also see -methylene chloride) based on the Toxicity Characteristic Leaching Procedure.	Dichloromethane (also see -methylene chloride)	75-09-02	N/A	30 and meet Schedule 6 standards
E011	Wastes that are leachate toxic for Methylene chloride / Dichloromethane based on the Toxicity Characteristic Leaching Procedure.	Methylene chloride / Dichloromethane	75-09-02	N/A	30 and meet Schedule 6 standards
E012	Wastes that are leachate toxic for Dinoseb based on the Toxicity Characteristic Leaching Procedure.	Dinoseb	88-85-7	N/A	2.5 and meet Schedule 6 standards

Characteristic Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Aqueous Waste Column 5	Non-aqueous Waste Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
E013	Wastes that are leachate toxic for Dioxin & Furans based on the Toxicity Characteristic Leaching Procedure.	1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin (1,2,3,4,6,7,8-HpCDD)	35822-46-9	0.000035 and meet Schedule 6 standards	0.0025 and meet Schedule 6 standards
		1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8-HpCDF)	67562-39-4	0.000035 and meet Schedule 6 standards	0.0025 and meet Schedule 6 standards
		1,2,3,4,7,8,9-Heptachlorodibenzofuran (1,2,3,4,7,8,9-HpCDF)	55673-89-7	0.000035 and meet Schedule 6 standards	0.0025 and meet Schedule 6 standards
		HxCDDs (All Hexachlorodibenzo-p-dioxins)	34465-46-8	0.000063 and meet Schedule 6 standards	0.001 and meet Schedule 6 standards
		HxCDFs (All Hexachlorodibenzofurans)	55684-94-1	0.000063 and meet Schedule 6 standards	0.001 and meet Schedule 6 standards
		1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin (OCDD)	3268-87-9	0.000063 and meet Schedule 6 standards	0.001 and meet Schedule 6 standards
		1,2,3,4,6,7,8,9-Octachlorodibenzofuran (OCDF)	39001-02-0	0.000063 and meet Schedule 6 standards	0.001 and meet Schedule 6 standards
		PeCDDs (All Pentachlorodibenzo-p-dioxins)	36088-22-9	0.000063 and meet Schedule 6 standards	0.001 and meet Schedule 6 standards
		PeCDFs (All Pentachlorodibenzofurans)	30402-15-4	0.000035 and meet Schedule 6 standards	0.001 and meet Schedule 6 standards
		TCDDs (All tetrachlorodibenzo-p-dioxins)	41903-57-5	0.000063 and meet Schedule 6 standards	0.001 and meet Schedule 6 standards
		TCDFs (All tetrachlorodibenzofurans)	55722-27-5	0.000063 and meet Schedule 6 standards	0.001 and meet Schedule 6 standards
E014	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for Fluoride based on the Toxicity Characteristic Leaching Procedure.	Fluoride	16984-48-8	35 and meet Schedule 6 standards	NA
E015	Wastes that are leachate toxic for Methyl Parathion based on the Toxicity Characteristic Leaching Procedure.	Methyl Parathion	298-00-0	N/A	4.6 and meet Schedule 6 standards
E016	Wastes that are leachate toxic for NDMA based on the Toxicity Characteristic Leaching Procedure.	NDMA	62-75-9	N/A	2.3 and meet Schedule 6 standards
E017	Wastes that are leachate toxic for Parathion based on the Toxicity Characteristic Leaching Procedure.	Parathion	56-38-2	N/A	4.6 and meet Schedule 6 standards
E018	Wastes that are leachate toxic for PCBs based on the Toxicity Characteristic Leaching Procedure.	Total PCBs (Sum of all PCB Isomers, or all Aroclors)	1336-36-3	0.10 and meet Schedule 6 standards	10 and meet Schedule 6 standards

Characteristic Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Aqueous Waste Column 5	Non-aqueous Waste Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
E019	Wastes that are leachate toxic for Phorate based on the Toxicity Characteristic Leaching Procedure.	Phorate	298-02-2	N/A	4.6 and meet Schedule 6 standards
E020	Wastes that are leachate toxic for 2,4,5-T (2,4,5-Trichlorophenoxyacetic acid) based on the Toxicity Characteristic Leaching Procedure.	2,4,5-T (2,4,5-Trichlorophenoxyacetic acid)	93-76-5	N/A	7.9 and meet Schedule 6 standards
E021	Wastes that are leachate toxic for 2,3,4,6-Tetrachlorophenol/(2,3,4,6-TeCP) based on the Toxicity Characteristic Leaching Procedure.	2,3,4,6-Tetrachlorophenol/(2,3,4,6-TeCP)	58-90-2	N/A	7.4 and meet Schedule 6 standards
E022	Wastes that are leachate toxic for Triallate based on the Toxicity Characteristic Leaching Procedure.	Triallate	2303-17-5	N/A	1.4 and meet Schedule 6 standards
E101	Wastes that are leachate toxic for Aldicarb based on the Toxicity Characteristic Leaching Procedure.	Aldicarb	116-06-3	Meet Schedule 6 standards and best efforts to achieve 0.9	Meet Schedule 6 standards and best efforts to achieve 0.9 mg/L TCLP
E102	Wastes that are leachate toxic for Atrazine + N-dealkylated metabolites (Weedex) based on the Toxicity Characteristic Leaching Procedure.	Atrazine + N-dealkylated metabolites (Weedex)	1912-24-9	Meet Schedule 6 standards and best efforts to achieve 0.5	Meet Schedule 6 standards and best efforts to achieve 0.5 mg/L TCLP
E103	Wastes that are leachate toxic for Azinphos-methyl based on the Toxicity Characteristic Leaching Procedure.	Azinphos-methyl	86-50-0	Meet Schedule 6 standards and best efforts to achieve 2	Meet Schedule 6 standards and best efforts to achieve 2 mg/L TCLP
E104	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for Boron based on the Toxicity Characteristic Leaching Procedure.	Boron	7440-42-8	Meet Schedule 6 standards and best efforts to achieve 500	Meet Schedule 6 standards and best efforts to achieve 500 mg/L TCLP
E105	Wastes that are leachate toxic for Bromoxynil based on the Toxicity Characteristic Leaching Procedure.	Bromoxynil	1689-84-5	Meet Schedule 6 standards and best efforts to achieve 0.5	Meet Schedule 6 standards and best efforts to achieve 0.5 mg/L TCLP
E106	Wastes that are leachate toxic for Chlorpyrifos based on the Toxicity Characteristic Leaching Procedure.	Chlorpyrifos	2921-88-2	Meet Schedule 6 standards and best efforts to achieve 9	Meet Schedule 6 standards and best efforts to achieve 9 mg/L TCLP
E107	Wastes that are leachate toxic for Cyanazine based on the Toxicity Characteristic Leaching Procedure.	Cyanazine	21725-46-2	Meet Schedule 6 standards and best efforts to achieve 1	Meet Schedule 6 standards and best efforts to achieve 1 mg/L TCLP
E108	Wastes that are leachate toxic for Diazinon/Phosphordithioic acid, o,o-diethyl o-(2-isopropyl 6-methyl-4-pyrimidinyl) ester based on the Toxicity Characteristic Leaching Procedure.	Diazinon/Phosphordithioic acid, o,o-diethyl o-(2-isopropyl 6-methyl-4-pyrimidinyl) ester	333-41-5	Meet Schedule 6 standards and best efforts to achieve 2	Meet Schedule 6 standards and best efforts to achieve 2 mg/L TCLP

Characteristic Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
Column 1	Column 2	Column 3	Column 4	Aqueous Waste Column 5	Non-aqueous Waste Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
E109	Wastes that are leachate toxic for Dicamba based on the Toxicity Characteristic Leaching Procedure.	Dicamba	1918-00-9	Meet Schedule 6 standards and best efforts to achieve 12	Meet Schedule 6 standards and best efforts to achieve 12 mg/L TCLP
E110	Wastes that are leachate toxic for Diclofop-methyl based on the Toxicity Characteristic Leaching Procedure.	Diclofop-methyl	51338-27-3	Meet Schedule 6 standards and best efforts to achieve 0.9	Meet Schedule 6 standards and best efforts to achieve 0.9 mg/L TCLP
E111	Wastes that are leachate toxic for Dimethoate based on the Toxicity Characteristic Leaching Procedure.	Dimethoate	60-51-5	Meet Schedule 6 standards and best efforts to achieve 2	Meet Schedule 6 standards and best efforts to achieve 2 mg/L TCLP
E112	Wastes that are leachate toxic for Diquat based on the Toxicity Characteristic Leaching Procedure.	Diquat	231-36-7	Meet Schedule 6 standards and best efforts to achieve 7	Meet Schedule 6 standards and best efforts to achieve 7 mg/L TCLP
E113	Wastes that are leachate toxic for Diuron based on the Toxicity Characteristic Leaching Procedure.	Diuron	330-54-1	Meet Schedule 6 standards and best efforts to achieve 15	Meet Schedule 6 standards and best efforts to achieve 15 mg/L TCLP
E114	Wastes that are leachate toxic for Glyphosate based on the Toxicity Characteristic Leaching Procedure.	Glyphosate	1071-83-6	Meet Schedule 6 standards and best efforts to achieve 28	Meet Schedule 6 standards and best efforts to achieve 28 mg/L TCLP
E115	Wastes that are leachate toxic for Malathion based on the Toxicity Characteristic Leaching Procedure.	Malathion	121-75-5	Meet Schedule 6 standards and best efforts to achieve 19	Meet Schedule 6 standards and best efforts to achieve 19 mg/L TCLP
E116	Wastes that are leachate toxic for Metolachlor based on the Toxicity Characteristic Leaching Procedure.	Metolachlor	51218-45-2	Meet Schedule 6 standards and best efforts to achieve 5	Meet Schedule 6 standards and best efforts to achieve 5 mg/L TCLP
E117	Wastes that are leachate toxic for Aldicarb based on the Toxicity Characteristic Leaching Procedure.	Metribuzin	21087-64-9	Meet Schedule 6 standards and best efforts to achieve 8	Meet Schedule 6 standards and best efforts to achieve 8 mg/L TCLP
E118	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for Nitrate + Nitrite (as Nitrogen) based on the Toxicity Characteristic Leaching Procedure.	Nitrate + Nitrite (as Nitrogen)		Meet Schedule 6 standards and best efforts to achieve 1000	Meet Schedule 6 standards and best efforts to achieve 1000 mg/L TCLP
E119	Wastes that are leachate toxic for Nitrilotriacetic acid (NTA) based on the Toxicity Characteristic Leaching Procedure.	Nitrilotriacetic acid (NTA)	139-13-9	Meet Schedule 6 standards and best efforts to achieve 40	Meet Schedule 6 standards and best efforts to achieve 40 mg/L TCLP
E120	Wastes that are leachate toxic for Paraquat based on the Toxicity Characteristic Leaching Procedure.	Paraquat	4685-14-7	Meet Schedule 6 standards and best efforts to achieve 1	Meet Schedule 6 standards and best efforts to achieve 1 mg/L TCLP
E121	Wastes that are leachate toxic for Picloram based on the Toxicity Characteristic Leaching Procedure.	Picloram	1918-02-1	Meet Schedule 6 standards and best efforts to achieve 19	Meet Schedule 6 standards and best efforts to achieve 19 mg/L TCLP
E122	Wastes that are leachate toxic for Simazine based on the Toxicity Characteristic Leaching Procedure.	Simazine	122-34-9	Meet Schedule 6 standards and best efforts to achieve 1	Meet Schedule 6 standards and best efforts to achieve 1 mg/L TCLP

Characteristic Waste		Regulated Constituents (and Treatment Subcategories ¹)		Land Disposal Treatment Requirements	
				Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Haz. Waste Number ²	Waste	Generic Name or other description	CAS Number ³	Treatment Code ⁴ or Concentration ⁵ (mg/L)	Treatment Code ⁴ or Concentration ⁶ (mg/kg, unless otherwise indicated)
E123	Wastes that are leachate toxic for Temephos based on the Toxicity Characteristic Leaching Procedure.	Temephos	3383-96-8	Meet Schedule 6 standards and best efforts to achieve 28	Meet Schedule 6 standards and best efforts to achieve 28 mg/L TCLP
E124	Wastes that are leachate toxic for Terbufos based on the Toxicity Characteristic Leaching Procedure.	Terbufos	13071-79-9	Meet Schedule 6 standards and best efforts to achieve 0.1	Meet Schedule 6 standards and best efforts to achieve 0.1 mg/L TCLP
E125	Wastes that are leachate toxic for Trifluralin based on the Toxicity Characteristic Leaching Procedure.	Trifluralin	1582-09-8	Meet Schedule 6 standards and best efforts to achieve 4.5	Meet Schedule 6 standards and best efforts to achieve 4.5 mg/L TCLP
E126	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for uranium based on the Toxicity Characteristic Leaching Procedure.	Uranium	7440-61-1	Meet Schedule 6 standards and best efforts to achieve 10	Meet Schedule 6 standards and best efforts to achieve 10 mg/L TCLP

Notes to Schedule 5:

¹ Treatment subcategories are shown for some wastes. In these cases, it is necessary to identify the treatment subcategory that most closely describes the particular waste for which treatment is required. The land disposal treatment requirements for that waste are those shown for that treatment subcategory.

² Haz. Waste Number means Hazardous Waste Number. These numbers are consistent with United States Environmental Protection Agency Hazardous Waste Numbers. If there is no United States Environmental Protection Agency Hazardous Waste Number for a waste, the Hazardous Waste Number is assigned to the waste by the Ontario Ministry of the Environment.

³ CAS Number means the Chemical Abstracts Service Registry Number. When the waste or a regulated constituent is described as a combination of a chemical with its salts or esters, the CAS number is given for the parent compound only.

⁴ See Schedule 7 for a description of the treatment methods and treatment standards associated with each treatment code. In some cases, the entries in this Schedule may set out more than one treatment code for a regulated constituent. An entry may permit a choice of treatment methods. For example, the entry "CHOXD; BIODG; or CMBST" means that the waste may be treated using any of the treatment methods that are set out for those treatment codes in Schedule 7. An entry may require treatment methods to be applied in a particular sequence. For this purpose, the abbreviation "fb" means "followed by". For example, the entry "CHOXD fb CARBN" means that the waste must first be treated using the treatment method that is set out for CHOXD in Schedule 7 and, following that treatment, it must be treated using the treatment method that is set out for CARBN in Schedule 7. An entry may combine a choice of treatment methods and a requirement to apply treatment methods in a particular sequence (for example, "(WETOX or CHOXD) fb CARBN; or CMBST").

⁵ Concentration requirements for aqueous wastes are based on analysis of composite samples.

⁶ Concentration requirements for non-aqueous wastes are based on analysis of grab samples.

⁷ Both Cyanides (Total) and Cyanides (Amenable) for non-aqueous wastes are to be analyzed using Method 9010 or 9012, found in "Test Methods for Evaluating Solid Waste, Physical/ Chemical Methods", United States Environmental Protection Agency Publication SW-846, with a sample size of 10 grams and a distillation time of one hour and 15 minutes.

SCHEDULE 6
UNIVERSAL TREATMENT STANDARDS (UTS) FOR CHARACTERISTIC WASTES

Regulated Constituent		Land Disposal Treatment Requirements	
		Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4
Common Name	CAS Number ¹	Concentration ² (mg/L)	Concentration ³ (mg/kg, unless otherwise indicated)
Organic Constituents:			
Acenaphthylene	208-96-8	0.059	3.4
Acenaphthene	83-32-9	0.059	3.4
Acetone	67-64-1	0.28	160
Acetonitrile	75-05-8	5.6	38
Acetophenone	96-86-2	0.010	9.7
2-Acetylaminofluorene	53-96-3	0.059	140
Acrolein	107-02-8	0.29	NA
Acrylamide	79-06-1	19	23
Acrylonitrile	107-13-1	0.24	84
Aldicarb sulfone	1646-88-4	0.056	0.28
Aldrin	309-00-2	0.021	0.066
4-Aminobiphenyl	92-67-1	0.13	NA
Aniline	62-53-3	0.81	14
Anthracene	120-12-7	0.059	3.4
Aramite	140-57-8	0.36	NA
alpha-BHC	319-84-6	0.00014	0.066
beta-BHC	319-85-7	0.00014	0.066
delta-BHC	319-86-8	0.023	0.066
gamma-BHC	58-89-9	0.0017	0.066
Barban	101-27-9	0.056	1.4
Bendiocarb	22781-23-3	0.056	1.4
Benomyl	17804-35-2	0.056	1.4
Benzene	71-43-2	0.14	10
Benz(a)anthracene	56-55-3	0.059	3.4
Benzal chloride	98-87-3	0.055	6.0
Benzo(b)fluoranthene (difficult to distinguish from benzo(k)fluoranthene)	205-99-2	0.11	6.8
Benzo(k)fluoranthene (difficult to distinguish from benzo(b)fluoranthene)	207-08-9	0.11	6.8
Benzo(g,h,i)perylene	191-24-2	0.0055	1.8
Benzo(a)pyrene	50-32-8	0.061	3.4
Bromodichloromethane	75-27-4	0.35	15
Bromomethane/Methyl bromide	74-83-9	0.11	15
4-Bromophenyl phenyl ether	101-55-3	0.055	15
n-Butyl alcohol	71-36-3	5.6	2.6
Butylate	2008-41-5	0.042	1.4
Butyl benzyl phthalate	85-68-7	0.017	28
2-sec-Butyl-4,6-dinitrophenol/Dinoseb	88-85-7	0.066	2.5
Carbaryl	63-25-2	0.006	0.14
Carbenzadim	10605-21-7	0.056	1.4
Carbofuran	1563-66-2	0.006	0.14
Carbofuran phenol	1563-38-8	0.056	1.4
Carbon disulfide	75-15-0	3.8	4.8 mg/L TCLP
Carbon tetrachloride	56-23-5	0.057	6.0
Carbosulfan	55285-14-8	0.028	1.4
Chlordane (alpha and gamma isomers)	57-74-9	0.0033	0.26
p-Chloroaniline	106-47-8	0.46	16
Chlorobenzene	108-90-7	0.057	6.0
Chlorobenzilate	510-15-6	0.10	NA
2-Chloro-1,3-butadiene	126-99-8	0.057	0.28
Chlorodibromomethane	124-48-1	0.057	15
Chloroethane	75-00-3	0.27	6.0
bis(2-Chloroethoxy)methane	111-91-1	0.036	7.2
bis(2-Chloroethyl)ether	111-44-4	0.033	6.0

Regulated Constituent		Land Disposal Treatment Requirements	
		Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4
Common Name	CAS Number ¹	Concentration ² (mg/L)	Concentration ³ (mg/kg, unless otherwise indicated)
Chloroform	67-66-3	0.046	6.0
bis(2-Chloroisopropyl)ether	39638-32-9	0.055	7.2
p-Chloro-m-cresol	59-50-7	0.018	14
2-Chloroethyl vinyl ether	110-75-8	0.062	NA
Chloromethane/Methyl chloride	74-87-3	0.19	30
2-Chloronaphthalene	91-58-7	0.055	5.6
2-Chloropchenol	95-57-8	0.044	5.7
3-Chloropropylene	107-05-1	0.036	30
Chrysene	218-01-9	0.059	3.4
o-Cresol	95-48-7	0.11	5.6
m-Cresol (difficult to distinguish from p-cresol)	108-39-4	0.77	5.6
p-Cresol (difficult to distinguish from m-cresol)	106-44-5	0.77	5.6
m-Cumenyl methylcarbamate	64-00-6	0.056	1.4
Cyclohexanone	108-94-1	0.36	0.75 mg/L TCLP
o,p'-DDD	53-19-0	0.023	0.087
p,p'-DDD	72-54-8	0.023	0.087
o,p'-DDE	3424-82-6	0.031	0.087
p,p'-DDE	72-55-9	0.031	0.087
o,p'-DDT	789-02-6	0.0039	0.087
p,p'-DDT	50-29-3	0.0039	0.087
Dibenz(a,h)anthracene	53-70-3	0.055	8.2
Dibenz(a,e)pyrene	192-65-4	0.061	NA
1,2-Dibromo-3-chloropropane	96-12-8	0.11	15
1,2-Dibromoethane/Ethylene dibromide	106-93-4	0.028	15
Dibromomethane	74-95-3	0.11	15
m-Dichlorobenzene	541-73-1	0.036	6.0
o-Dichlorobenzene	95-50-1	0.088	6.0
p-Dichlorobenzene	106-46-7	0.09	6.0
Dichlorodifluoromethane	75-71-8	0.23	7.2
1,1-Dichloroethane	75-34-3	0.059	6.0
1,2-Dichloroethane	107-06-2	0.21	6.0
1,1-Dichloroethylene	75-35-4	0.025	6.0
trans-1,2-Dichloroethylene	156-60-5	0.054	30
2,4-Dichlorophenol	120-83-2	0.044	14
2,6-Dichlorophenol	87-65-0	0.044	14
2,4-Dichlorophenoxyacetic acid/2,4-D	94-75-7	0.72	10
1,2-Dichloropropane	78-87-5	0.85	18
cis-1,3-Dichloropropylene	10061-01-5	0.036	18
trans-1,3-Dichloropropylene	10061-02-6	0.036	18
Dieldrin	60-57-1	0.017	0.13
Diethyl phthalate	84-66-2	0.20	28
p-Dimethylaminoazobenzene	60-11-7	0.13	NA
2,4-Dimethylphenol	105-67-9	0.036	14
Dimethyl phthalate	131-11-3	0.047	28
Di-n-butyl phthalate	84-74-2	0.057	28
1,4-Dinitrobenzene	100-25-4	0.32	2.3
4,6-Dinitro-o-cresol	534-52-1	0.28	160
2,4-Dinitrophenol	51-28-5	0.12	160
2,4-Dinitrotoluene	121-14-2	0.32	140
2,6-Dinitrotoluene	606-20-2	0.55	28
Di-n-octyl phthalate	117-84-0	0.017	28
Di-n-propylnitrosamine	621-64-7	0.40	14
1,4-Dioxane	123-91-1	12.0	170
Diphenylamine (difficult to distinguish from diphenylnitrosamine)	122-39-4	0.92	13
Diphenylnitrosamine (difficult to distinguish from diphenylamine)	86-30-6	0.92	13

Regulated Constituent		Land Disposal Treatment Requirements	
		Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4
Common Name	CAS Number ¹	Concentration ² (mg/L)	Concentration ³ (mg/kg, unless otherwise indicated)
1,2-Diphenylhydrazine	122-66-7	0.087	NA
Disulfoton	298-04-4	0.017	6.2
Dithiocarbamates (total)	NA	0.028	28
Endosulfan I	959-98-8	0.023	0.066
Endosulfan II	33213-65-9	0.029	0.13
Endosulfan sulfate	1031-07-8	0.029	0.13
Endrin	72-20-8	0.0028	0.13
Endrin aldehyde	7421-93-4	0.025	0.13
EPTC	759-94-4	0.042	1.4
Ethyl acetate	141-78-6	0.34	33
Ethyl benzene	100-41-4	0.057	10
Ethyl cyanide/Propanenitrile	107-12-0	0.24	360
Ethyl ether	60-29-7	0.12	160
Ethyl methacrylate	97-63-2	0.14	160
Ethylene oxide	75-21-8	0.12	NA
Famphur	52-85-7	0.017	15
Fluoranthene	206-44-0	0.068	3.4
Fluorene	86-73-7	0.059	3.4
Formetanate hydrochloride	23422-53-9	0.056	1.4
Heptachlor	76-44-8	0.0012	0.066
1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin (1,2,3,4,6,7,8-HpCDD)	35822-46-9	0.000035	0.0025
1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8-HpCDF)	67562-39-4	0.000035	0.0025
1,2,3,4,7,8,9-Heptachlorodibenzofuran (1,2,3,4,7,8,9-HpCDF)	55673-89-7	0.000035	0.0025
Heptachlor epoxide	1024-57-3	0.016	0.066
Hexachlorobenzene	118-74-1	0.055	10
Hexachlorobutadiene	87-68-3	0.055	5.6
Hexachlorocyclopentadiene	77-47-4	0.057	2.4
HxCDDs (All Hexachlorodibenzo-p-dioxins)	NA	0.000063	0.001
HxCDFs (All Hexachlorodibenzofurans)	NA	0.000063	0.001
Hexachloroethane	67-72-1	0.055	30
Indeno(1,2,3-c,d)pyrene	193-39-5	0.0055	3.4
Iodomethane	74-88-4	0.19	65
Isobutyl alcohol	78-83-1	5.6	170
Isodrin	465-73-6	0.021	0.066
Isosafrole	120-58-1	0.081	2.6
Kepone	143-50-0	0.0011	0.13
Methacrylonitrile	126-98-7	0.24	84
Methanol	67-56-1	5.6	0.75 mg/L TCLP
Methapyrilene	91-80-5	0.081	1.5
Methiocarb	2032-65-7	0.056	1.4
Methomyl	16752-77-5	0.028	0.14
Methoxychlor	72-43-5	0.25	0.18
3-Methylcholanthrene	56-49-5	0.0055	15
4,4-Methylene bis(2-chloroaniline)	101-14-4	0.50	30
Methylene chloride	75-09-2	0.089	30
Methyl ethyl ketone	78-93-3	0.28	36
Methyl isobutyl ketone	108-10-1	0.14	33
Methyl methacrylate	80-62-6	0.14	160
Methyl methanesulfonate	66-27-3	0.018	NA
Methyl parathion	298-00-0	0.014	4.6
Metolcarb	1129-41-5	0.056	1.4
Mexacarbate	315-18-4	0.056	1.4
Molinate	2212-67-1	0.042	1.4
Naphthalene	91-20-3	0.059	5.6
2-Naphthylamine	91-59-8	0.52	NA
o-Nitroaniline	88-74-4	0.27	14

Regulated Constituent		Land Disposal Treatment Requirements	
		Aqueous Waste	Non-aqueous Waste
Column 1	Column 2	Column 3	Column 4
Common Name	CAS Number ¹	Concentration ² (mg/L)	Concentration ³ (mg/kg, unless otherwise indicated)
p-Nitroaniline	100-01-6	0.028	28
Nitrobenzene	98-95-3	0.068	14
5-Nitro-o-toluidine	99-55-8	0.32	28
o-Nitrophenol	88-75-5	0.028	13
p-Nitrophenol	100-02-7	0.12	29
N-Nitrosodiethylamine	55-18-5	0.40	28
N-Nitrosodimethylamine	62-75-9	0.40	2.3
N-Nitroso-di-n-butylamine	924-16-3	0.40	17
N-Nitrosomethylethylamine	10595-95-6	0.40	2.3
N-Nitrosomorpholine	59-89-2	0.40	2.3
N-Nitrosopiperidine	100-75-4	0.013	35
N-Nitrosopyrrolidine	930-55-2	0.013	35
1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin (OCDD)	3268-87-9	0.000063	0.005
1,2,3,4,6,7,8,9-Octachlorodibenzofuran (OCDF)	39001-02-0	0.000063	0.005
Oxamyl	23135-22-0	0.056	0.28
Parathion	56-38-2	0.014	4.6
Total PCBs (sum of all PCB isomers, or all Aroclors)	1336-36-3	0.10	10
Pebulate	1114-71-2	0.042	1.4
Pentachlorobenzene	608-93-5	0.055	10
PeCDDs (All Pentachlorodibenzo-p-dioxins)	NA	0.000063	0.001
PeCDFs (All Pentachlorodibenzofurans)	NA	0.000035	0.001
Pentachloroethane	76-01-7	0.055	6.0
Pentachloronitrobenzene	82-68-8	0.055	4.8
Pentachlorophenol	87-86-5	0.089	7.4
Phenacetin	62-44-2	0.081	16
Phenanthrene	85-01-8	0.059	5.6
Phenol	108-95-2	0.039	6.2
Phorate	298-02-2	0.021	4.6
Phthalic acid	100-21-0	0.055	28
Phthalic anhydride	85-44-9	0.055	28
Physostigmine	57-47-6	0.056	1.4
Physostigmine salicylate	57-64-7	0.056	1.4
Promecarb	2631-37-0	0.056	1.4
Pronamide	23950-58-5	0.093	1.5
Propham	122-42-9	0.056	1.4
Propoxur	114-26-1	0.056	1.4
Prosulfocarb	52888-80-9	0.042	1.4
Pyrene	129-00-0	0.067	8.2
Pyridine	110-86-1	0.014	16
Safrole	94-59-7	0.081	22
Silvex/2,4,5-TP	93-72-1	0.72	7.9
1,2,4,5-Tetrachlorobenzene	95-94-3	0.055	14
TCDDs (All Tetrachlorodibenzo-p-dioxins)	NA	0.000063	0.001
TCDFs (All Tetrachlorodibenzofurans)	NA	0.000063	0.001
1,1,1,2-Tetrachloroethane	630-20-6	0.057	6.0
1,1,2,2-Tetrachloroethane	79-34-5	0.057	6.0
Tetrachloroethylene	127-18-4	0.056	6.0
2,3,4,6-Tetrachlorophenol	58-90-2	0.030	7.4
Thiodicarb	59669-26-0	0.019	1.4
Thiophanate-methyl	23564-05-8	0.056	1.4
Toluene	108-88-3	0.080	10
Toxaphene	8001-35-2	0.0095	2.6
Triallate	2303-17-5	0.042	1.4
Tribromomethane/Bromoform	75-25-2	0.63	15
1,2,4-Trichlorobenzene	120-82-1	0.055	19
1,1,1-Trichloroethane	71-55-6	0.054	6.0

Regulated Constituent		Land Disposal Treatment Requirements	
Column 1	Column 2	Aqueous Waste	Non-aqueous Waste
Common Name	CAS Number ¹	Concentration ² (mg/L)	Concentration ³ (mg/kg, unless otherwise indicated)
1,1,2-Trichloroethane	79-00-5	0.054	6.0
Trichloroethylene	79-01-6	0.054	6.0
Trichlorofluoromethane	75-69-4	0.020	30
2,4,5-Trichlorophenol	95-95-4	0.18	7.4
2,4,6-Trichlorophenol	88-06-2	0.035	7.4
2,4,5-Trichlorophenoxyacetic acid/ 2,4,5-T	93-76-5	0.72	7.9
1,2,3-Trichloropropane	96-18-4	0.85	30
1,1,2-Trichloro-1,2,2-trifluoroethane	76-13-1	0.057	30
Triethylamine	121-44-8	0.081	1.5
tris-(2,3-Dibromopropyl) phosphate	126-72-7	0.11	0.1
Vernolate	1929-77-7	0.042	1.4
Vinyl chloride	75-01-4	0.27	6.0
Xylenes-mixed isomers (sum of o-, m-, and p-xylene concentrations)	1330-20-7	0.32	30
Inorganic Constituents:			
Antimony	7440-36-0	1.9	1.15 mg/L TCLP
Arsenic	7440-38-2	1.4	5.0 mg/L TCLP
Barium	7440-39-3	1.2	21 mg/L TCLP
Beryllium	7440-41-7	0.82	1.22 mg/L TCLP
Cadmium	7440-43-9	0.69	0.11 mg/L TCLP
Chromium (Total)	7440-47-3	2.77	0.60 mg/L TCLP
Cyanides (Total) ⁴	57-12-5	1.2	590
Cyanides (Amenable) ⁴	57-12-5	0.86	30
Lead	7439-92-1	0.69	0.75 mg/L TCLP
Mercury-Non-aqueous waste from Retort	7439-97-6	NA	0.20 mg/L TCLP
Mercury-All Others	7439-97-6	0.15	0.025 mg/L TCLP
Nickel	7440-02-0	3.98	11 mg/L TCLP
Silver	7440-22-4	0.43	0.14 mg/L TCLP
Thallium	7440-28-0	1.4	0.20 mg/L TCLP

Notes to Schedule 6:

¹ CAS Number means the Chemical Abstracts Service Registry Number. When the waste or a regulated constituent is described as a combination of a chemical with its salts or esters, the CAS number is given for the parent compound only.

² Concentration requirements for aqueous wastes are expressed in mg/L and are based on analysis of composite samples.

³ Concentration requirements for non-aqueous wastes are based on analysis of grab samples.

⁴ Both Cyanides (Total) and Cyanides (Amenable) for non-aqueous wastes are to be analyzed using Method 9010 or 9012, found in "Test Methods for Evaluating Solid Waste, Physical/ Chemical Methods", United States Environmental Protection Agency Publication SW-846, with a sample size of 10 grams and a distillation time of one hour and 15 minutes.

SCHEDULE 7
TREATMENT METHODS AND STANDARDS

Treatment Code	Treatment Method and Treatment Standard
ADGAS	Venting of compressed gases into an absorbing or reacting medium (i.e., solid or liquid) — venting can be accomplished through physical release utilizing valves/piping; physical penetration of the container; or penetration through detonation.
AMLGM	Amalgamation of liquid, elemental mercury contaminated with radioactive materials utilizing inorganic reagents such as copper, zinc, nickel, gold, and sulphur that result in a nonliquid, semi-solid amalgam and thereby reducing potential emissions of elemental mercury vapors to the air.
BIODG	Biodegradation of organics or non-metallic inorganics (i.e., degradable inorganics that contain the elements of phosphorus, nitrogen, and sulphur) in units operated under either aerobic or anaerobic conditions such that a surrogate compound or indicator parameter has been substantially reduced in concentration in the residuals (e.g., Total Organic Carbon can often be used as an indicator parameter for the biodegradation of many organic constituents that cannot be directly analyzed in aqueous waste residues).

Treatment Code	Treatment Method and Treatment Standard
CARBN	Carbon adsorption (granulated or powdered) of non-metallic inorganics, organo-metallics, or organic constituents, operated such that a surrogate compound or indicator parameter has not undergone breakthrough (e.g., Total Organic Carbon can often be used as an indicator parameter for the adsorption of many organic constituents that cannot be directly analyzed in aqueous waste residues). Breakthrough occurs when the carbon has become saturated with the constituent (or indicator parameter) and substantial change in adsorption rate associated with that constituent occurs.
CHOXD	Chemical or electrolytic oxidation utilizing the following oxidation reagents (or waste reagents) or combinations of reagents: (1) Hypochlorite (e.g., bleach); (2) chlorine; (3) chlorine dioxide; (4) ozone or UV (ultraviolet light) assisted ozone; (5) peroxides; (6) persulphates; (7) perchlorates; (8) permangantes; or (9) other oxidizing reagents of equivalent efficiency, performed in units operated such that a surrogate compound or indicator parameter has been substantially reduced in concentration in the residuals (e.g., Total Organic Carbon can often be used as an indicator parameter for the oxidation of many organic constituents that cannot be directly analyzed in aqueous waste residues). Chemical oxidation specifically includes what is commonly referred to as alkaline chlorination.
CHRED	Chemical reduction utilizing the following reducing reagents (or waste reagents) or combinations of reagents: (1) Sulphur dioxide; (2) sodium, potassium, or alkali salts or sulphites, bisulphites, metabisulphites, and polyethylene glycols (e.g., NaPEG and KPEG); (3) sodium hydrosulphide; (4) ferrous salts; or (5) other reducing reagents of equivalent efficiency, performed in units operated such that a surrogate compound or indicator parameter has been substantially reduced in concentration in the residuals (e.g., Total Organic Halogens can often be used as an indicator parameter for the reduction of many halogenated organic constituents that cannot be directly analyzed in aqueous waste residues). Chemical reduction is commonly used for the reduction of hexavalent chromium to the trivalent state.
CMBST	High temperature organic destruction technologies, such as combustion in incinerators, boilers, industrial furnaces; and certain non-combustive technologies, such as the Catalytic Extraction Process.
DEACT	Deactivation to remove the hazardous characteristics of a waste due to its ignitability, corrosivity, or reactivity.
FSUBS	Fuel substitution in units operated in accordance with applicable technical operating requirements.
HLVIT	Vitrification of high level mixed radioactive wastes in units in compliance with all applicable radioactive protection requirements under control of the Canadian Nuclear Safety Commission.
IMERC	Incineration of wastes containing organics and mercury. All aqueous waste and non-aqueous waste residues derived from this process must then comply with the corresponding treatment standards per waste code with consideration of any applicable subcategories (e.g., High or Low Mercury Subcategories).
INCIN	Incineration.
LLEXT	Liquid-liquid extraction (often referred to as solvent extraction) of organics from liquid wastes into an immiscible solvent for which the regulated constituents have a greater solvent affinity, resulting in an extract high in organics that must undergo either incineration, reuse as a fuel, or other recovery/reuse and a raffinate (extracted liquid waste) proportionately low in organics that must undergo further treatment as specified in the standard.
MACRO	Macroencapsulation with surface coating materials such as polymeric organics (e.g., resins and plastics) or with a jacket of inert inorganic materials to substantially reduce surface exposure to potential leaching media. Macroencapsulation specifically does not include any material that would be classified as a tank or container.
NEUTR	Neutralization with the following reagents (or waste reagents) or combinations of reagents: (1) Acids; (2) bases; or (3) water (including aqueous wastes) resulting in a pH greater than 2 but less than 12.5 as measured in the aqueous residuals.
NLDBR	No land disposal based on recycling.
POLYM	Formation of complex high-molecular weight solids through polymerization of monomers in high-TOC D001 non-aqueous wastes which are chemical components in the manufacture of plastics.
PRECP	Chemical precipitation of metals and other inorganics as insoluble precipitates of oxides, hydroxides, carbonates, sulphides, sulphates, chlorides, fluorides, or phosphates. The following reagents (or waste reagents) are typically used alone or in combination: (1) Lime (i.e., containing oxides or hydroxides of calcium or magnesium); (2) caustic (i.e., sodium or potassium hydroxides); (3) soda ash (i.e., sodium carbonate); (4) sodium sulphide; (5) ferric sulphate or ferric chloride; (6) alum; or (7) sodium sulphate. Additional flocculating, coagulation or similar reagents/ processes that enhance sludge dewatering characteristics are not precluded from use.
RBERY	Thermal recovery of Beryllium.
RCGAS	Recovery/reuse of compressed gases including techniques such as reprocessing of the gases for reuse/resale; filtering/adsorption of impurities; remixing for direct reuse or resale; and use of the gas as a fuel source.
RCORR	Recovery of acids or bases utilizing one or more of the following recovery technologies: (1) Distillation (i.e., thermal concentration); (2) ion exchange; (3) resin or solid adsorption; (4) reverse osmosis; or (5) incineration for the recovery of acid — Note: this does not preclude the use of other physical phase separation or concentration techniques such as decantation, filtration (including ultrafiltration), and centrifugation, when used in conjunction with the above listed recovery technologies.
RLEAD	Thermal recovery of lead in secondary lead smelters.
RMERC	Retorting or roasting in a thermal processing unit capable of volatilizing mercury and subsequently condensing the volatilized mercury for recovery. All aqueous waste and non-aqueous waste residues derived from this process must then comply with the corresponding treatment standards per waste code with consideration of any applicable subcategories (e.g., High or Low Mercury Subcategories).

Treatment Code	Treatment Method and Treatment Standard
RMETL	Recovery of metals or inorganics utilizing one or more of the following technologies: (1) Ion exchange; (2) resin or solid (i.e., zeolites) adsorption; (3) reverse osmosis; (4) chelation/solvent extraction; (5) freeze crystallization; (6) ultrafiltration or (7) simple precipitation (i.e., crystallization) — Note: This does not preclude the use of other physical phase separation or concentration techniques such as decantation, filtration (including ultrafiltration), and centrifugation, when used in conjunction with the above listed recovery technologies.
RORGS	Recovery of organics utilizing one or more of the following technologies: (1) Distillation; (2) thin film evaporation; (3) steam stripping; (4) carbon adsorption; (5) critical fluid extraction; (6) liquid-liquid extraction; (7) precipitation/crystallization (including freeze crystallization); or (8) chemical phase separation techniques (i.e., addition of acids, bases, demulsifiers, or similar chemicals); — Note: this does not preclude the use of other physical phase separation techniques such as decantation, filtration (including ultrafiltration), and centrifugation, when used in conjunction with the above listed recovery technologies.
RTHRM	Thermal recovery of metals or inorganics from non-aqueous wastes in units identified as industrial furnaces.
RZINC	Resmelting in high temperature metal recovery units for the purpose of recovery of zinc.
STABL	Stabilization with the following reagents (or waste reagents) or combinations of reagents: (1) Portland cement; or (2) lime/pozzolans (e.g., fly ash and cement kiln dust) — this does not preclude the addition of reagents (e.g., iron salts, silicates, and clays) designed to enhance the set/cure time or compressive strength, or to overall reduce the leachability of the metal or inorganic.
SSTRP	Steam stripping of organics from liquid wastes utilizing direct application of steam to the wastes operated such that liquid and vapor flow rates, as well as temperature and pressure ranges have been optimized, monitored, and maintained. These operating parameters are dependent upon the design parameters of the unit such as the number of separation stages and the internal column design. This results in a condensed extract high in organics that must undergo either incineration, reuse as a fuel, or other recovery/reuse and an extracted aqueous waste that must undergo further treatment as specified in the standard.
WETOX	Wet air oxidation performed in units operated such that a surrogate compound or indicator parameter has been substantially reduced in concentration in the residuals (e.g., Total Organic Carbon can often be used as an indicator parameter for the oxidation of many organic constituents that cannot be directly analyzed in aqueous waste residues).
WTRRX	Controlled reaction with water for highly reactive inorganic or organic chemicals with precautionary controls for protection of workers from potential violent reactions as well as precautionary controls for potential emissions of toxic/ignitable levels of gases released during the reaction.

SCHEDULE 8
ALTERNATIVE TREATMENT FOR HAZARDOUS DEBRIS

Treatment Method	Standard	Restrictions ¹
A. EXTRACTION TECHNOLOGIES:		
<i>1. Physical Extraction</i>		
a. Abrasive Blasting:		
Removal of contaminated debris surface layers using water or air pressure to propel a solid abrasive (e.g., steel shot, aluminum oxide grit, plastic beads).	For Glass, Metal, Plastic, Rubber: Treatment to a clean debris surface ² . For Brick, Cloth, Concrete, Paper, Pavement, Rock, Wood: Removal of at least 0.6 cm of the surface layer; treatment to a clean debris surface ² .	No Restrictions
b. Scarification, Grinding, and Planing		
Process utilizing striking piston heads, saws, or rotating grinding wheels such that contaminated debris surface layers are removed.	For Glass, Metal, Plastic, Rubber: Treatment to a clean debris surface ² . For Brick, Cloth, Concrete, Paper, Pavement, Rock, Wood: Removal of at least 0.6 cm of the surface layer; treatment to a clean debris surface ² .	No Restrictions
c. Spalling:		
Drilling or chipping holes at appropriate locations and depth in the contaminated debris surface and applying a tool which exerts a force on the sides of those holes such that the surface layer is removed. The surface layer removed remains subject to the debris treatment standards.	For Glass, Metal, Plastic, Rubber: Treatment to a clean debris surface ² . For Brick, Cloth, Concrete, Paper, Pavement, Rock, Wood: Removal of at least 0.6 cm of the surface layer; treatment to a clean debris surface ² .	No Restrictions
d. Vibratory Finishing:		
Process utilizing scrubbing media, flushing fluid, and oscillating energy such that hazardous contaminants or contaminated debris surface layers are removed.	For Glass, Metal, Plastic, Rubber: Treatment to a clean debris surface ² . For Brick, Cloth, Concrete, Paper, Pavement, Rock, Wood: Removal of at least 0.6 cm of the surface layer; treatment to a clean debris surface ² .	No Restrictions

Treatment Method	Standard	Restrictions ¹
e. High Pressure Steam and Water Sprays:		
Application of water or steam sprays of sufficient temperature, pressure, residence time, agitation, surfactants, and detergents to remove hazardous contaminants from debris surfaces or to remove contaminated debris surface layers.	For Glass, Metal, Plastic, Rubber: Treatment to a clean debris surface ² . For Brick, Cloth, Concrete, Paper, Pavement, Rock, Wood: Removal of at least 0.6 cm of the surface layer; treatment to a clean debris surface ² .	No Restrictions
2. Chemical Extraction		
a. Water Washing and Spraying:		
Application of water sprays or water baths of sufficient temperature, pressure, residence time, agitation, surfactants, acids, bases, and detergents to remove hazardous contaminants from debris surfaces and surface pores or to remove contaminated debris surface layers.	For all Debris: Treatment to a clean debris surface ² ; For Brick, Cloth, Concrete, Paper, Pavement, Rock, Wood: Debris must be no more than 1.2 cm (½ inch) in one dimension (i.e., thickness limit) ³ ; debris surfaces must be in contact with water solution for at least 15 minutes; For debris contaminated with a dioxin-characteristic waste, treatment must be carried out in accordance with a Certificate of Approval, despite any exemptions that might otherwise apply.	For Brick, Cloth, Concrete, Paper, Pavement, Rock, Wood: Restricted unless the contaminant is soluble to at least 5% by weight in water solution or 5% by weight in emulsion.
b. Liquid Phase Solvent Extraction:		
Removal of hazardous contaminants from debris surfaces and surface pores by applying a non-aqueous liquid or liquid solution which causes the hazardous contaminants to enter the liquid phase and be flushed away from the debris along with the liquid or liquid solution while using appropriate agitation, temperature, and residence time.	For all Debris: Treatment to a clean debris surface ² ; For Brick, Cloth, Concrete, Paper, Pavement, Rock, Wood: Debris must be no more than 1.2 cm (½ inch) in one dimension (i.e., thickness limit) ³ ; debris surfaces must be in contact with water solution for at least 15 minutes; For debris contaminated with a dioxin-characteristic waste, treatment must be carried out in accordance with a Certificate of Approval, despite any exemptions that might otherwise apply.	For Brick, Cloth, Concrete, Paper, Pavement, Rock, Wood: Restricted unless the contaminant is soluble to at least 5% by weight in the solvent.
c. Vapor Phase Solvent Extraction:		
Application of an organic vapor using sufficient agitation, residence time, and temperature to cause hazardous contaminants on contaminated debris surfaces and surface pores to enter the vapor phase and be flushed away with the organic vapor.	For all Debris: Treatment to a clean debris surface ² ; For Brick, Cloth, Concrete, Paper, Pavement, Rock, Wood: Debris must be no more than 1.2 cm (½ inch) in one dimension (i.e., thickness limit) ³ ; debris surfaces must be in contact with the organic vapor for at least 60 minutes; For debris contaminated with a dioxin-characteristic waste, treatment must be carried out in accordance with a Certificate of Approval, despite any exemptions that might otherwise apply.	For Brick, Cloth, Concrete, Paper, Pavement, Rock, Wood: Restricted unless the contaminant is soluble to at least 5% by weight in the solvent.
3. Thermal Extraction		
a. High Temperature Metals Recovery:		
Application of sufficient heat, residence time, mixing, fluxing agents, or carbon in a smelting, melting, or refining furnace to separate metals from debris.	Separate metal from treated debris; For debris contaminated with a dioxin-characteristic waste, treatment must be carried out in accordance with a Certificate of Approval, despite any exemptions that might otherwise apply.	

Treatment Method	Standard	Restrictions ¹
b. Thermal Desorption:		
Heating in an enclosed chamber under either oxidizing or nonoxidizing atmospheres at sufficient temperature and residence time to vaporize hazardous contaminants from contaminated surfaces and surface pores and to remove the contaminants from the heating chamber in a gaseous exhaust gas.	For all Debris: Vaporize hazardous contaminants from contaminated surfaces and surface pores and remove the contaminants from the heating chamber in a gaseous exhaust gas. This must be done in accordance with a Certificate of Approval, despite any exemptions that might otherwise apply. For Brick, Cloth, Concrete, Paper, Pavement, Rock, Wood: Debris must be no more than 10 cm (4 inches) in one dimension (i.e., thickness limit) ³ .	For all Debris: Restricted for metal contaminants other than mercury.
B. DESTRUCTION TECHNOLOGIES:		
1. Biological Destruction (Biodegradation)		
Removal of hazardous contaminants from debris surfaces and surface pores in an aqueous solution and biodegradation of organic or nonmetallic inorganic compounds (i.e., inorganics that contain phosphorus, nitrogen, or sulphur) in units operated under either aerobic or anaerobic conditions.	For all Debris: Removal of hazardous contaminants and biodegradation of organic or nonmetallic inorganic compounds. This must be done in accordance with a Certificate of Approval, despite any exemptions that might otherwise apply. For Brick, Cloth, Concrete, Paper, Pavement, Rock, Wood: Debris must be no more than 1.2 cm (1/2 inch) in one dimension (i.e., thickness limit) ³ .	For all Debris: Restricted for metal contaminants.
2. Chemical Destruction		
a. Chemical Oxidation:		
Chemical or electrolytic oxidation utilizing the following oxidation reagents (or waste reagents) or combination of reagents: - hypochlorite (e.g., bleach); - chlorine; - chlorine dioxide; - ozone or UV (ultraviolet light) assisted ozone; - peroxides; - persulphates; - perchlorates; - permanganates; - other oxidizing reagents of equivalent destruction efficiency. Chemical oxidation specifically includes what is referred to as alkaline chlorination.	For all Debris: Chemical or electrolytic oxidation. This must be done in accordance with a Certificate of Approval, despite any exemptions that might otherwise apply. For Brick, Cloth, Concrete, Paper, Pavement, Rock, Wood: Debris must be no more than 1.2 cm (1/2 inch) in one dimension (i.e., thickness limit) ³ .	For all Debris: Restricted for metal contaminants.
b. Chemical Reduction:		
Chemical reaction utilizing the following reducing reagents (or waste reagents) or combination of reagents: - sulphur dioxide; - sodium, potassium, or alkali salts of sulphites, bisulphites, and metabisulphites, and polyethylene glycols (e.g., NaPEG and KPEG); - sodium hydrosulphide; - ferrous salts; - other reducing reagents of equivalent efficiency.	For all Debris: Chemical Reduction. This must be done in accordance with a Certificate of Approval, despite any exemptions that might otherwise apply. For Brick, Cloth, Concrete, Paper, Pavement, Rock, Wood: Debris must be no more than 1.2 cm (1/2 inch) in one dimension (i.e., thickness limit) ³ .	For all Debris: Restricted for metal contaminants.
3. Thermal Destruction:		
Thermal treatment, excluding Thermal Desorption units.	For all Debris: Thermal destruction or vitrification. This must be done in accordance with a Certificate of Approval, despite any exemptions that might otherwise apply.	For Brick, Concrete, Glass, Metal, Pavement, Rock: Restricted for metal contaminants other than mercury, except that there are no metal restrictions for vitrification.

Treatment Method	Standard	Restrictions ¹
C. IMMOBILIZATION TECHNOLOGIES:		
1. Macroencapsulation:		
Application of surface coating materials such as polymeric organics (e.g., resins and plastics) or use of a jacket of inert inorganic materials to substantially reduce surface exposure to potential leaching media.	Encapsulating material must completely encapsulate debris and be resistant to degradation by the debris and its contaminants and materials into which it may come into contact after placement (leachate, other waste, microbes), and substantially reduce surface exposure to potential leaching media.	No Restrictions
2. Microencapsulation:		
Stabilization of the debris with the following reagents (or waste reagents) such that the leachability of the contaminants is reduced: - Portland cement; - lime/pozzolans (e.g., fly ash and cement kiln dust). Reagents (e.g., iron salts, silicates, and clays) may be added to enhance the set/cure time or compressive strength, or to reduce the leachability of the contaminants. ³	Leachability of the contaminants must be reduced.	No Restrictions
3. Sealing:		
Application of an appropriate material which adheres tightly to the debris surface to avoid exposure of the surface to potential leaching media. When necessary to effectively seal the surface, sealing entails pretreatment of the debris surface to remove foreign matter and to clean and roughen the surface. Sealing materials include epoxy, silicone, and urethane compounds, but paint may not be used as a sealant.	Sealing must avoid exposure of the debris surface to potential leaching media and sealant must be resistant to degradation by the debris and its contaminants and materials into which it may come into contact after placement (leachate, other waste, microbes).	No Restrictions

Notes to Schedule 8:

¹ Where a contaminant restriction is set out for a treatment method and type of debris, the use of that treatment method is not sufficient if that type of debris contains the restricted contaminant. If the restricted treatment is used, the debris must also be treated by another treatment method that is described in the Schedule and for which no restriction is set out for that type of debris and contaminant.

² "Clean debris surface" means that the surface, when viewed without magnification, must be free of all visible contaminated soil and hazardous waste, except that residual staining from soil and waste that consists of light shadows, slight streaks or minor discolorations may be present, and soil and waste in cracks, crevices or pits may be present, if the residual staining or the waste and soil in cracks, crevices or pits is limited to not more than 5% of each square inch of surface area.

³ If reducing the particle size of debris to meet the treatment standards results in material that no longer meets the 60 mm minimum particle size limit for debris, the material is subject to the waste-specific treatment standards for the waste contaminating the material, unless the debris has been cleaned and separated from contaminated soil and waste prior to size reduction. Alternative thickness limits may be used by obtaining a Certificate of Approval.

28. The Regulation is amended by adding the following Schedules:

SCHEDULE 10

Haz. Waste Number ¹	Hazardous Industrial Waste
F006	Wastewater treatment sludges from electroplating operations except from the following processes: (1) Sulfuric acid anodizing of aluminum; (2) tin plating on carbon steel; (3) zinc plating (segregated basis) on carbon steel; (4) aluminum or zinc-aluminum plating on carbon steel; (5) cleaning/stripping associated with tin, zinc and aluminum plating on carbon steel; and (6) chemical etching and milling of aluminum.
F007	Spent cyanide plating bath solutions from electroplating operations
F008	Plating bath residues from the bottom of plating baths from electroplating operations where cyanides are used in the process.
F009	Spent stripping and cleaning bath solutions from electroplating operations where cyanides are used in the process.
F010	Quenching bath residues from oil baths from metal heat treating operations where cyanides are used in the process.
F011	Spent cyanide solutions from salt bath pot cleaning from metal heat treating operations.
F012	Quenching waste water treatment sludges from metal heat treating operations where cyanides are used in the process.
F019	Wastewater treatment sludges from the chemical conversion coating of aluminum except from zirconium phosphating in aluminum can washing when such phosphating is an exclusive conversion coating process.

Haz. Waste Number ¹	Hazardous Industrial Waste
F020	Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production or manufacturing use (as a reactant, chemical intermediate, or component in a formulating process) of tri- or tetrachlorophenol, or of intermediates used to produce their pesticide derivatives. (This listing does not include wastes from the production of Hexachlorophene from highly purified 2,4,5- trichlorophenol.).
F035	Wastewaters (except those that have not come into contact with process contaminants), process residuals, preservative drippage, and spent formulations from wood preserving processes generated at plants that use inorganic preservatives containing arsenic or chromium. This listing does not include K001 bottom sediment sludge from the treatment of wastewater from wood preserving processes that use creosote and/or pentachlorophenol.
K002	Wastewater treatment sludge from the production of chrome yellow and orange pigments.
K003	Wastewater treatment sludge from the production of molybdate orange pigments.
K004	Wastewater treatment sludge from the production of zinc yellow pigments.
K005	Wastewater treatment sludge from the production of chrome green pigments.
K006	Wastewater treatment sludge from the production of chrome oxide green pigments (anhydrous and hydrated).
K007	Wastewater treatment sludge from the production of iron blue pigments.
K008	Oven residue from the production of chrome oxide green pigments.
K031	Byproduct salts generated in the production of MSMA and cacodylic acid.
K046	Wastewater treatment sludges from the manufacturing formulation and loading of leadbased initiating compounds.
K061	Emission control dust/sludge from the primary production of steel in electric furnaces.
K062	Spent pickle liquor generated by steel finishing operations within the iron and steel industry at steel works, blast furnaces (including coke ovens), rolling mills, iron and steel foundries, gray and ductile iron foundries, malleable iron foundries, steel investment foundries or other miscellaneous steel foundries or at facilities in the electrometallurgical products (except steel) industry, steel wire drawing and steel nails and spikes industry, cold-rolled steel sheet, strip and bars industry, or steel pipe and tubes industry.
K069	Emission control dust/sludge from secondary lead smelting, not including sludge generated from secondary acid scrubber systems.
K071	Brine purification muds from the mercury cell process in chlorine production, where separately prepurified brine is not used.
K084	Wastewater treatment sludges generated during the production of veterinary pharmaceuticals from arsenic or organoarsenic compounds.
K100	Waste leaching solution from acid leaching of emission control dust/sludge from secondary lead smelting.
K106	Wastewater treatment sludge from the mercury cell process in chlorine production.
K175	Wastewater treatment sludge from the production of vinyl chloride monomer using mercuric chloride catalyst in an acetylene-based process
K176	Baghouse filters from the production of antimony oxide, including filters from the production of intermediates (e.g., antimony metal or crude antimony oxide)
K177	Slag from the production of antimony oxide that is speculatively accumulated or disposed, including slag from the production of intermediates (e.g., antimony metal or crude antimony oxide)

Notes to Schedule 10:

¹ Haz. Waste Number means Hazardous Waste Number. These numbers are consistent with United States Environmental Protection Agency Hazardous Waste Numbers. If there is no United States Environmental Protection Agency Hazardous Waste Number for a waste, the Hazardous Waste Number is assigned to the waste by the Ontario Ministry of the Environment.

SCHEDULE 11

Haz. Waste Number ¹	CAS Number ²	Acute Hazardous Waste Chemical
P006	20859-73-8	Aluminum phosphide
P010	7778-39-4	Arsenic acid H_3AsO_4
P011	1303-28-2	Arsenic oxide As_2O_3
P011	1303-28-2	Arsenic pentoxide
P012	1327-53-3	Arsenic oxide As_2O_3
P012	1327-53-3	Arsenic trioxide
P013	542-62-1	Barium cyanide
P015	7440-41-7	Beryllium powder
P021	592-01-8	Calcium cyanide
P021	592-01-8	Calcium cyanide $Ca(CN)_2$
P022	75-15-0	Carbon disulfide
P029	544-92-3	Copper cyanide
P029	544-92-3	Copper cyanide $Cu(CN)$
P030	N/A	Cyanides (soluble cyanide salts), not otherwise specified
P036	696-28-6	Arsonous dichloride, phenyl-

Haz. Waste Number ¹	CAS Number ²	Acute Hazardous Waste Chemical
P036	696-28-6	Dichlorophenylarsine
P038	692-42-2	Arsine, diethyl-
P038	692-42-2	Diethylarsine
P056	7782-41-4	Fluorine
P063	74-90-8	Hydrocyanic acid
P063	74-90-8	Hydrogen cyanide
P065	628-86-4	Fulminic acid, mercury(2+) salt
P065	628-86-4	Mercury fulminate
P073	13463-39-3	Nickel carbonyl
P073	13463-39-3	Nickel carbonyl Ni(CO) ₄ (T-4)-
P074	557-19-7	Nickel cyanide
P074	557-19-7	Nickel cyanide Ni(CN) ₂
P076	10102-43-9	Nitric oxide
P076	10102-43-9	Nitrogen oxide NO
P078	10102-44-0	Nitrogen dioxide
P078	10102-44-0	Nitrogen oxide NO ₂
P087	20816-12-0	Osmium oxide OsO ₄ (T-4)-
P087	20816-12-0	Osmium tetroxide
P092	62-38-4	Mercury, (acetato-O)phenyl-
P092	62-38-4	Phenylmercury acetate
P096	7803-51-2	Hydrogen phosphide
P096	7803-51-2	Phosphine
P098	151-50-8	Potassium cyanide
P098	151-50-8	Potassium cyanide K(CN)
P099	506-61-6	Argentate(1-), bis(cyano-C)-, potassium
P099	506-61-6	Potassium silver cyanide
P103	630-10-4	Selenourea
P104	506-64-9	Silver cyanide
P104	506-64-9	Silver cyanide Ag(CN)
P106	143-33-9	Sodium cyanide
P106	143-33-9	Sodium cyanide Na(CN)
P110	78-00-2	Plumbane, tetraethyl-
P110	78-00-2	Tetraethyl lead
P113	1314-32-5	Thallic oxide
P113	1314-32-5	Thallium oxide Tl ₂ O ₃
P114	12039-52-0	Selenious acid, dithallium(1+) salt
P114	12039-52-0	Thallium(I) selenite
P115	7446-18-6	Sulfuric acid, dithallium(1+) salt
P115	7446-18-6	Thallium(I) sulfate
P119	7803-55-6	Ammonium vanadate
P119	7803-55-6	Vanadic acid, ammonium salt
P120	1314-62-1	Vanadium oxide, V ₂ O ₅
P120	1314-62-1	Vanadium pentoxide
P121	557-21-1	Zinc cyanide
P121	557-21-1	Zinc cyanide Zn(CN) ₂
P122	1314-84-7	Zinc phosphide Zn ₃ P ₂ , when present at concentrations greater than 10%

Notes to Schedule 11:

¹ Haz. Waste Number means Hazardous Waste Number. These numbers are consistent with United States Environmental Protection Agency Hazardous Waste Numbers. If there is no United States Environmental Protection Agency Hazardous Waste Number for a waste, the Hazardous Waste Number is assigned to the waste by the Ontario Ministry of the Environment.

² CAS Number means the Chemical Abstracts Service Registry Number. When the waste or a regulated constituent is described as a combination of a chemical with its salts or esters, the CAS number is given for the parent compound only.

SCHEDULE 12

Haz. Waste Number ¹	CAS Number ²	Hazardous Waste Chemical
U032	13765-19-0	Calcium chromate
U032	13765-19-0	Chromic acid H ₂ CrO ₄ , calcium salt

Haz. Waste Number ¹	CAS Number ²	Hazardous Waste Chemical
U134	7664-39-3	Hydrofluoric acid
U134	7664-39-3	Hydrogen fluoride
U135	7783-06-4	Hydrogen sulfide
U135	7783-06-4	Hydrogen sulfide H ₂ S
U136	75-60-5	Arsinic acid, dimethyl-
U136	75-60-5	Cacodylic acid
U144	301-04-2	Acetic acid, lead(2+) salt
U144	301-04-2	Lead acetate
U145	7446-27-7	Lead phosphate
U145	7446-27-7	Phosphoric acid, lead(2+) salt (2:3)
U146	1335-32-6	Lead subacetate
U146	1335-32-6	Lead, bis(acetato-O)tetrahydroxytri-
U151	7439-97-6	Mercury
U189	1314-80-3	Phosphorus sulfide
U189	1314-80-3	Sulfur phosphide
U204	7783-00-8	Selenious acid
U204	7783-00-8	Selenium dioxide
U205	7488-56-4	Selenium sulfide
U205	7488-56-4	Selenium sulfide SeS ₂
U214	563-68-8	Acetic acid, thallium(1+) salt
U214	563-68-8	Thallium(I) acetate
U215	6533-73-9	Carbonic acid, dithallium(1+) salt
U215	6533-73-9	Thallium(I) carbonate
U216	7791-12-0	Thallium chloride TlCl
U216	7791-12-0	Thallium(I) chloride
U217	10102-45-1	Nitric acid, thallium(1+) salt
U217	10102-45-1	Thallium(I) nitrate
U249	1314-84-7	Zinc phosphide Zn ₃ P ₂ , when present at concentrations of 10% or less

Notes to Schedule 12:

¹ Haz. Waste Number means Hazardous Waste Number. These numbers are consistent with United States Environmental Protection Agency Hazardous Waste Numbers. If there is no United States Environmental Protection Agency Hazardous Waste Number for a waste, the Hazardous Waste Number is assigned to the waste by the Ontario Ministry of the Environment.

² CAS Number means the Chemical Abstracts Service Registry Number. When the waste or a regulated constituent is described as a combination of a chemical with its salts or esters, the CAS number is given for the parent compound only.

SCHEDULE 13

Haz. Waste Number ¹	Characteristic Waste
D001	Ignitable Characteristic Wastes.
D002	Corrosive Characteristic Wastes.
D003	Reactive Characteristic Wastes.
D004	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for arsenic based on the Toxicity Characteristic Leaching Procedure.
D005	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for barium based on the Toxicity Characteristic Leaching Procedure.
D006	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for cadmium based on the Toxicity Characteristic Leaching Procedure.
D007	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for chromium based on the Toxicity Characteristic Leaching Procedure.
D008	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for lead based on the Toxicity Characteristic Leaching Procedure.
D009	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for mercury based on the Toxicity Characteristic Leaching Procedure.
D010	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for selenium based on the Toxicity Characteristic Leaching Procedure.
D011	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for silver based on the Toxicity Characteristic Leaching Procedure.

Haz. Waste Number ¹	Characteristic Waste
E006	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for Cyanide based on the Toxicity Characteristic Leaching Procedure.
E014	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for Fluoride based on the Toxicity Characteristic Leaching Procedure.
E104	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for Boron based on the Toxicity Characteristic Leaching Procedure.
E118	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for Nitrate + Nitrite (as Nitrogen) based on the Toxicity Characteristic Leaching Procedure.
E126	Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for uranium based on the Toxicity Characteristic Leaching Procedure.

Notes to Schedule 13:

¹ Haz. Waste Number means Hazardous Waste Number. These numbers are consistent with United States Environmental Protection Agency Hazardous Waste Numbers. If there is no United States Environmental Protection Agency Hazardous Waste Number for a waste, the Hazardous Waste Number is assigned to the waste by the Ontario Ministry of the Environment.

29. (1) Subject to subsections (2), (3), (4) and (5), this Regulation comes into force on the day it is filed.

(2) Sections 4 to 7 come into force on March 31, 2006.

(3) Subsections 1 (1), (2), (6), (10), (14), (17), (20) and (24) and sections 8 and 22 to 28 come into force on January 1, 2007.

(4) Subsection 1 (21) and sections 15 and 17 to 21 come into force on August 31, 2007.

(5) Subsection 1 (22) and section 16 come into force on December 31, 2009.

35/05

ONTARIO REGULATION 462/05

made under the

PUBLIC LANDS ACT

Made: August 10, 2005

Filed: August 11, 2005

RESTRICTED AREA — TERRITORIAL DISTRICT OF THUNDER BAY, TOWNSHIPS OF HAGEY AND HAINES

1. The area in territory without municipal organization described in the Schedule is designated as a restricted area.
2. Ontario Regulation 418/99 is revoked.

SCHEDULE

In the geographic Townships of Hagey and Haines and in unsurveyed territory, in the Territorial District of Thunder Bay, containing 6929 hectares, more or less, being composed of that part of the said geographic townships and unsurveyed territory designated as Part 1 on a plan known as The Shebandowan Planning Area, as approved under The Shebandowan Lake Management Plan dated July, 2004, and filed on May 5, 2005 with the Office of the Surveyor General of Ontario in the Ministry of Natural Resources.

Made by:

DAVID JAMES RAMSAY
Minister of Natural Resources

Date made: August 10, 2005.

35/05

ONTARIO REGULATION 463/05
made under the
FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: August 10, 2005
Filed: August 12, 2005

Amending O. Reg. 663/98
(Area Descriptions)

Note: Ontario Regulation 663/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Item 26 of Schedule 1 to Part 2 of Ontario Regulation 663/98 is revoked and the following substituted:

26	21C	RL-01C-26
27	23A	SL-01C-27

2. (1) Item 38 of Schedule 4 to Part 2 of the Regulation is revoked and the following substituted:

38	40Q	SL-04-41
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(2) Schedule 4 to Part 2 of the Regulation is amended by adding the following item:

58	39Y	RL-04-15
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3. Items 14, 15, 50, 52, 53, 57, 67, 82, 87, 104, 107, 108, 111, 112 and 114 of Schedule 5 to Part 2 of the Regulation are revoked and the following substituted:

15	39Z	DR-05-21
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50	39V	DR-05-64
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53	48Q	DR-05-67
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57	48Q	DR-05-71
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67	48P	IG-05-84
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82	39X	SL-05-103
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104	40M	SL-05-127
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108	40M	SL-05-132
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111	40M	SL-05-135
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4. (1) Item 25 of Schedule 6 to Part 2 of the Regulation is revoked.

(2) Schedule 6 to Part 2 of the Regulation is amended by adding the following item:

27	38J, 47E	KE-06-038
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5. Items 54 and 60 of Schedule 8 to Part 2 of the Regulation are revoked and the following substituted:

60	47E	KE-07B-117
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6. Items 5, 10, 11, 12, 13, 24, 26, 28, 29, 39, 40, 41, 45, 47, 54 and 55 of Schedule 9 to Part 2 of the Regulation are revoked and the following substituted:

5	48Q	DR-08-05
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13	48S	DR-08-13
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28	48S	DR-08-28
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45	48O	DR-08-47
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54	56B	FF-08-056
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7. (1) Items 10, 27, 29 and 32 of Schedule 10 to Part 2 of the Regulation are revoked and the following substituted:

29	48R	FF-09A-038
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(2) Schedule 10 to Part 2 of the Regulation is amended by adding the following items:

36	48R	FF-09A-044
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37	48R	FF-09A-045
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38	48R	FF-09A-046
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39	48R	FF-09A-047
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8. Items 1, 3, 4 and 6 of Schedule 11 to Part 2 of the Regulation are revoked and the following substituted:

1	56B	FF-09B-001
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3	56B	FF-09B-003
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6	56B	FF-09B-006
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9. Items 2 and 9 of Schedule 12 to Part 2 of the Regulation are revoked and the following substituted:

2	56B	FF-10-002
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9	56B	FF-10-010
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10. Items 21 and 22 of Schedule 15 to Part 2 of the Regulation are revoked and the following substituted:

21	49L	AT-12A-21
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11. Items 15, 16, 20 and 21 of Schedule 16 to Part 2 of the Regulation are revoked and the following substituted:

16	49C, 58E	AT-12B-16
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21	58E	AT-12B-22
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12. Item 1 of Schedule 18 to Part 2 of the Regulation is revoked and the following substituted:

1	59K	NG-14-01
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13. Item 30 of Schedule 20 to Part 2 of the Regulation is revoked and the following substituted:

30	50L	NG-15B-45
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14. Schedule 21 to Part 2 of the Regulation is amended by adding the following item:

29	31B, 32C	SL-16A-29
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15. (1) Items 24, 35 and 36 of Schedule 22 to Part 2 of the Regulation are revoked and the following substituted:

24	40P	SL-16B-25
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36	40Q	SL-16B-37
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(2) Schedule 22 to Part 2 of the Regulation is amended by adding the following items:

39	40N	SL-16B-40
40	40O	SL-16B-41
41	40O	SL-16B-42
42	40P	SL-16B-43

16. Schedule 24 to Part 2 of the Regulation is revoked.**17. (1) Items 3 to 14 of Schedule 25 to Part 2 of the Regulation are revoked and the following substituted:**

3	42F	GE-18A-008
4	42F	GE-18A-009

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7	42F	GE-18A-012
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9	42F	GE-18A-014
10	42F	GE-18A-015
11	42F	GE-18A-017
12	42F	GE-18A-018
13	42F	GE-18A-019
14	42F	GE-18A-020

(2) Schedule 25 to Part 2 of the Regulation is amended by adding the following items:

16	41E, 42G	NG-18A-022
17	42G	NG-18A-023

18. Items 2 and 3 of Schedule 26 to Part 2 of the Regulation are revoked.

19. (1) Items 3, 8 to 19, 21 to 28, 31, 34, 35 and 36 of Schedule 27 to Part 2 of the Regulation are revoked and the following substituted:

3	51K	NG-19-003
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8	51I	NG-19-008
9	42F	GE-19-016
10	42F	GE-19-017
11	42F	GE-19-018
12	42F	GE-19-019
13	51K	NG-19-020
14	42F	GE-19-021

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16	42F	GE-19-023
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22	42F	GE-19-029
23	42F	GE-19-030

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25	51J	GE-19-032
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31	51J	GE-19-038
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34	42F	GE-19-042
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(2) Schedule 27 to Part 2 of the Regulation is amended by adding the following items:

37	42G	NG-19-045
38	51I	NG-19-047

20. Items 12, 13, 16 to 21, 24 to 28, 30 to 41, 45 and 46 of Schedule 28 to Part 2 of the Regulation are revoked and the following substituted:

13	50K, 51K	NG-21A-015
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16	42F, 51J	GE-21A-026
17	51J	GE-21A-027
18	51J	GE-21A-028
19	51J	GE-21A-029

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21	51J	GE-21A-031
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24	51J	GE-21A-034
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26	51J	GE-21A-036
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28	51K, 60F	NG-21A-051
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30	51K, 60F	TR-21A-054
31	51K, 60F	TR-21A-055
32	51K, 60F	TR-21A-056
33	51K, 60F	TR-21A-057
34	51K	TR-21A-058
35	60F	TR-21A-059
36	52J	TR-21A-060

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38	52J	TR-21A-062
39	52J	TR-21A-063
40	52J	TR-21A-064
41	51K	TR-21A-066

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45	52J	TR-21A-070
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47	51K	TR-21A-080
48	51K, 60F	TR-21A-081

21. Items 1 to 29, 32 and 34 to 45 of Schedule 29 to Part 2 of the Regulation are revoked and the following substituted:

3	51J	GE-21B-003
4	51J, 52D	GE-21B-004
5	52J	GE-21B-005

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7	52J	TR-21B-007
8	52J	TR-21B-026

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10	52J	TR-21B-028
11	52J	TR-21B-029
12	52J	TR-21B-030
13	52J	TR-21B-031
14	52J	TR-21B-032
15	52J	TR-21B-033
16	52J	TR-21B-034
17	52J	TR-21B-035
18	52J	TR-21B-036
19	52J	TR-21B-037
20	52J	TR-21B-038
21	52J	WA-21B-051
22	52J	WA-21B-052
23	52J	WA-21B-053
24	52J	WA-21B-054
25	52J	WA-21B-055
26	52J	WA-21B-056
27	52J	WA-21B-057
28	52J	WA-21B-058
29	52J	TR-21B-065

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32	52J	HE-21B-076
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34	52J	HE-21B-078
35	52J	HE-21B-079
36	52J	HE-21B-080
37	52J	HE-21B-081
38	52J	HE-21B-082
39	52J	HE-21B-083
40	52J	HE-21B-084
41	52J	HE-21B-085
42	52J	HE-21B-086
43	52J	HE-21B-087
44	52J	HE-21B-088
45	52J	HE-21B-089
46	52J	TR-21B-090
47	52J	TR-21B-091
48	52J	TR-21B-092
49	52J	TR-21B-093
50	52J	WA-21B-094
51	52J	HE-21B-095
52	52J	WA-21B-096
53	52J	HE-21B-097

22. Items 5 to 20 and 22 to 36 of Schedule 30 to Part 2 of the Regulation are revoked and the following substituted:

5	52K	HE-22-005
6	52J	HE-22-006
7	52J	HE-22-007
8	52J, 61F	HE-22-008
9	52J	HE-22-009
10	52J	HE-22-010
11	52J	HE-22-011
12	52J	HE-22-012
13	52J, 61F	WA-22-013
14	52J, 61F	HE-22-015
15	52J	WA-22-016
16	52J	HE-22-017
17	52J	HE-22-018
18	52J	HE-22-019
19	52J	HE-22-020
20	52J	HE-22-021

22	52J	WA-22-026
23	52J	WA-22-027
24	52J	WA-22-028
25	52J	WA-22-029
26	52J, 61F	WA-22-030
27	52J	WA-22-031
28	52J	WA-22-032
29	52J	WA-22-033
30	52J	WA-22-034
31	52J	WA-22-035
32	52J	WA-22-036
33	52J	WA-22-037
34	52J	WA-22-038
35	52J	WA-22-039
36	52J	WA-22-040
37	52J	HE-22-041
38	52J	HE-22-042

39	52J	HE-22-043
40	61F	WA-22-044
41	52J, 60F	WA-22-045

23. (1) Items 10, 13 and 14 of Schedule 31 to Part 2 of the Regulation are revoked and the following substituted:

10	53O, 62K	KA-23-13
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13	53N, 62J	KA-23-16
14	53Q	KA-23-17

(2) Schedule 31 to Part 2 of the Regulation is amended by adding the following items:

21	53S	KA-23-19
22	53T	HE-23-10

24. Items 15, 16 and 18 of Schedule 32 to Part 2 of the Regulation are revoked and the following substituted:

15	53P	KA-24-20
16	53R	KA-24-21

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18	53P	KA-24-23
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25. Items 8, 12, 14, 16 and 21 of Schedule 35 to Part 2 of the Regulation are revoked and the following substituted:

8	54F	CC-27-08
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12	54F	CC-27-13
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16	54F	CC-27-17
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21	54F	CC-27-24
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26. Items 7, 13 and 35 of Schedule 36 to Part 2 of the Regulation are revoked and the following substituted:

7	63J	KL-28-013
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13	64F	KL-28-020
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35	67L, 68G	TE-28-64
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27. (1) Item 3 of Schedule 37 to Part 2 of the Regulation is revoked and the following substituted:

3	63I, 67I	TI-29-07
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(2) Schedule 37 to Part 2 of the Regulation is amended by adding the following item:

41	63I	TI-29-15
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28. Items 4 and 9 of Schedule 38 to Part 2 of the Regulation are revoked and the following substituted:

4	53H, 62L	KA-30-04
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9	54F	CC-30-10
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29. Items 28, 39 and 42 of Schedule 39 to Part 2 of the Regulation are revoked and the following substituted:

28	62, 66I, 67M	CP-31-37
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42	67M	GO-31-59
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30. (1) Items 1 to 18 and 20 to 33 of Schedule 40 to Part 2 of the Regulation are revoked and the following substituted:

1	60E	WA-32-001
2	60E	WA-32-002
3	60E	WA-32-003
4	60E	WA-32-004
5	60E	WA-32-005
6	65C	WA-32-006
7	65C	WA-32-007
8	60E	WA-32-008
9	60E	WA-32-009
10	60E	WA-32-010
11	60E	WA-32-011
12	65C	WA-32-012
13	60E	WA-32-013
14	60E	WA-32-014
15	60E	WA-32-015
16	60E	WA-32-016
17	60E	WA-32-017
18	60E	WA-32-018

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20	60E	WA-32-020
21	60E	WA-32-021
22	60E	WA-32-022

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24	60E	WA-32-024
25	60E	WA-32-025
26	60E	WA-32-026
27	60E	WA-32-027
28	60E	WA-32-028
29	60E	WA-32-029
30	60E	WA-32-030
31	60E, 65C	WA-32-031
32	60E	WA-32-032
33	60E	WA-32-033

(2) Schedule 40 to Part 2 of the Regulation is amended by adding the following items:

40	60E	WA-32-041
41	60E	WA-32-042
42	60E	WA-32-043
43	60E	WA-32-044
44	60E	WA-32-045

31. Schedule 41 to Part 2 of the Regulation is revoked and the following substituted:

1	52J, 60E	WA-33-001
2	52J, 60E	WA-33-002
3	52J, 60E	WA-33-003
4	52J, 60E	WA-33-004

5	60E	WA-33-005
6	60E	WA-33-006
7	60E	WA-33-007
8	60E	WA-33-008
9	60E	WA-33-009
10	60E	WA-33-010
11	60E	WA-33-011
12	60E	WA-33-012
13	60E	WA-33-013
14	60E	WA-33-014
15	60E	WA-33-015
16	52J	WA-33-016

32. Schedule 42 to Part 2 of the Regulation is revoked and the following substituted:

1	60E	WA-34-001
2	60E	WA-34-002
3	60E	WA-34-003
4	60E	WA-34-004
5	60E	WA-34-005
6	60E	WA-34-006
7	60E	WA-34-008
8	60E	WA-34-009
9	60E	WA-34-010

33. Items 1, 2, 4, 6, 9, 15, 18, 19, 21, 22, 23, 26 and 29 to 44 of Schedule 43 to Part 2 of the Regulation are revoked and the following substituted:

1	60E, 65C	WA-35-001
2	60E, 65C	WA-35-002

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4	65C	WA-35-004
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6	60E	WA-35-006
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9	60E	WA-35-009
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15	60E	WA-35-015
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18	60E	WA-35-019
19	65C	WA-35-020

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21	69A	SS-35-022
22	60E, 65C	WA-35-023
23	65C	WA-35-024

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29	69A	SS-35-030
30	69A	SS-35-031
31	69A	BL-35-032
32	69A	SS-35-033

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34	69A	SS-35-035
35	69A	SS-35-036
36	69A	SS-35-037

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38	69A	BL-35-039
39	69A	BL-35-040
40	69A	BL-35-041
41	69A	SS-35-042

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43	65C	WA-35-044
44	69A	BL-35-045
45	60E	WA-35-046
46	60E, 65C	WA-35-047

34. Schedule 44 to Part 2 of the Regulation is revoked and the following substituted:

1	69A	SS-36-001
2	69A	SS-36-002
3	69A	SS-36-003
4	69A	SS-36-004
5	69A	SS-36-005
6	69A	SS-36-006
7	69A	SS-36-007
8	69A	SS-36-008
9	69A	SS-36-015
10	69A	SS-36-018
11	69A	SS-36-019
12	69A	BL-36-023

35. Items 1 to 37 of Schedule 45 to Part 2 of the Regulation are revoked and the following substituted:

1	69A	BL-37-001
2	69A	BL-37-002
3	69A	BL-37-003
4	69A	BL-37-004
5	69A	BL-37-005

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8	69A	BL-37-008
9	69A	BL-37-009

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12	69A	BL-37-012
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17	69A	BL-37-017
18	69A	BL-37-018
19	69A	BL-37-019

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25	69A	BL-37-025
26	69A	BL-37-026
27	69A	BL-37-027
28	69A	BL-37-028
29	69A	BL-37-029
30	69A	BL-37-030

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32	69A	BL-37-033
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35	69A	BL-37-036
36	69A	BL-37-037
37	69A	BL-37-038

36. Items 25 to 45, 49, 50, 57, 58, 64, 65, 66, 68, 73 and 75 of Schedule 46 to Part 2 of the Regulation are revoked and the following substituted:

25	69A	BL-38-027
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27	69A	BL-38-029
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31	69A	BL-38-033
32	69A	BL-38-034

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35	69A	BL-38-038
36	69A	BL-38-039

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38	69A	BL-38-042
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42	69A	BL-38-046
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44	69A	BL-38-048
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49	69A	BL-38-053
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58	69A	BL-38-063
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64	69A	BL-38-070
65	69A	BL-38-071
66	69A	BL-38-072

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68	69A	BL-38-076
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37. Items 10 and 17 of Schedule 47 to Part 2 of the Regulation are revoked and the following substituted:

10	67, 71K	SU-39-10
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17	71K	SU-39-17
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38. Items 31, 38, 48, 49, 50 and 51 of Schedule 48 to Part 2 of the Regulation are revoked and the following substituted:

31	67L, 68G	TE-40-42
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38	67L	TE-40-49
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48	72H	TE-40-59
49	72H	TE-40-60

39. Items 35, 50, 51, 52 and 53 of Schedule 49 to Part 2 of the Regulation are revoked and the following substituted:

35	72J	NB-41-38
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51	71J, 72K	NB-41-55
52	72I	NB-41-56
53	72J	NB-41-57

40. Items 7, 8, 10, 11 and 12 of Schedule 52 to Part 2 of the Regulation are revoked and the following substituted:

7	75B	PS-46-09
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12	75B	PS-46-14
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41. Items 11 to 14 of Schedule 53 to Part 2 of the Regulation are revoked and the following substituted:

14	75B	PS-47-16
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42. Schedule 55 to Part 2 of the Regulation is revoked and the following substituted:

1	75B	PS-49-01
2	75B	PS-49-03
3	75B	PS-49-05
4	75B	PS-49-07
5	75B	PS-49-09

43. Items 2 and 3 and 5 to 10 of Schedule 56 to Part 2 of the Regulation are revoked and the following substituted:

2	76M	BR-50-02
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6	76N	BR-50-05
7	76M	BR-50-08

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10	76M	BR-50-11
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44. Items 6, 7, 14, 15 and 16 of Schedule 61 to Part 2 of the Regulation are revoked and the following substituted:

6	80F	MD-56-06
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45. Items 1, 6, 7, 8, 11, 12 and 13 of Schedule 65 to Part 2 of the Regulation are revoked and the following substituted:

7	80F	BA-60-07
8	80F	MD-60-08

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11	80F	MD-60-11
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13	80F	MD-60-14
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46. Items 6 and 7 of Schedule 68 to Part 2 of the Regulation are revoked and the following substituted:

7	77H	CP-63-07
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Made by:

DAVID JAMES RAMSAY
Minister of Natural Resources

Date made: August 10, 2005.

35/05

ONTARIO REGULATION 464/05

made under the

FARM IMPLEMENTS ACT

Made: August 10, 2005
Filed: August 12, 2005

Amending Reg. 369 of R.R.O. 1990
(General)

Note: Regulation 369 has previously been amended. Those amendments are listed in the [Table of Regulations - Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Section 11 of Regulation 369 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

11. (1) In this section,

“CSA” means the Canadian Standards Association; (“CSA”)

“ISO” means the International Organization for Standardization; (“ISO”)

“SAE” means the Society of Automotive Engineers. (“SAE”)

(2) A tractor that is manufactured after January 1, 1992 and sold or offered for sale by a dealer on and after June 15, 2005 shall be equipped with,

- (a) a rollover protective structure described in subsection (3) and labelled in accordance with subsection (4); and
- (b) a restraining device described in subsection (5).

(3) A rollover protective structure on a tractor shall comply with,

- (a) clause 5 of CSA Standard B352.1-95, entitled “Rollover Protective Structures (ROPS) for Agricultural, Construction, Earthmoving, Forestry, Industrial, and Mining Machines — Part 2: Testing Requirements for ROPS on Agricultural Tractors” and dated August 1995 (Reaffirmed 2004); or
- (b) the rollover protective structure steel material/temperature requirements set out in clause 4.2 of CSA Standard B352.0-95, entitled “Rollover Protective Structures (ROPS) for Agricultural, Construction, Earthmoving, Forestry, Industrial, and Mining Machines — Part 1: General Requirements for ROPS” and dated September 1995 (Reaffirmed 2004) and the requirements set out in,

- (i) SAE Standard J1194, entitled “Rollover Protective Structures (ROPS) for Wheeled Agricultural Tractors” and dated November 1999,
 - (ii) SAE Standard J2194, entitled “Roll-Over Protective Structures (ROPS) for Wheeled Agricultural Tractors” and dated August 2002,
 - (iii) ISO Standard 5700-1989 (Third edition), entitled “Wheeled tractors for agriculture and forestry — Protective structures — Static test method and acceptance conditions”, dated December 12, 1989 and amended on December 1, 1998,
 - (iv) ISO Standard 3463-1989 (Third edition), entitled “Wheeled tractors for agriculture and forestry — Protective structures — Dynamic test method and acceptance conditions”, dated December 12, 1989 and amended on December 1, 1998, or
 - (v) Code 3 (Dynamic Test), dated February 2002, or Code 4 (Static Test), dated February 2002, of the Organization for Economic Co-operation and Development Standard Code for the Official Testing of Protective Structures on Agricultural and Forestry Tractors.
- (4) A rollover protective structure on a tractor shall have permanent legible label showing,
- (a) the manufacturer’s name;
 - (b) the make and model of tractor that it is designed to fit; and
 - (c) the standard referred to in subsection (3) with which it complies.
- (5) A restraining device on a tractor shall comply with the seat and seat belt requirements set out in,
- (a) section 5 of SAE Standard J1194, entitled “Rollover Protective Structures (ROPS) for Wheeled Agricultural Tractors” and dated November 1999; or
 - (b) section 6.10 of SAE Standard J2194, entitled “Roll-Over Protective Structures (ROPS) for Wheeled Agricultural Tractors” and dated August 2002.
- (6) Despite subsections (3) and (4), where a tractor was manufactured before the date of publication of a standard referred to in either of those subsections, the tractor may comply with a predecessor of the standard that was in effect on the date that the tractor was manufactured.
- (7) The standards referred to in this section are available for public inspection at the offices of the Farm Implements Act Program, Environmental Policy and Programs Branch, Ministry of Agriculture and Food, 1 Stone Road West, 3rd Floor North East, Guelph, Ontario, N1G 4Y2.

11.1 (1) In this section,

“instructional seat” means an area of sufficient size and shape with an integral or separate backrest in which a person, other than the operator, may be seated in a tractor or other self-propelled farm implement with an enclosed cab.

(2) On and after June 15, 2005, every tractor or other self-propelled farm implement with an instructional seat that is sold or offered for sale by a dealer shall comply with the American Society of Agricultural Engineers Standard S574, entitled “Instructional Seat for Agricultural Equipment” and dated August 2000.

(3) The standard referred to in this section is available for public inspection at the offices of the Farm Implements Act Program, Environmental Policy and Programs Branch, Ministry of Agriculture and Food, 1 Stone Road West, 3rd Floor North East, Guelph, Ontario, N1G 4Y2.

2. Section 12 of the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:

12. Every new or used liquid manure spreader that is sold or offered for sale by a dealer shall meet the following safety standards and requirements for safety decals, in addition to those prescribed in section 7:

RÈGLEMENT DE L'ONTARIO 464/05

pris en application de la

LOI SUR LES APPAREILS AGRICOLESpris le 10 août 2005
déposé le 12 août 2005modifiant le Règl. 369 des R.R.O. de 1990
(Dispositions générales)

Remarque : Le Règlement 369 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 11 du Règlement 369 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

11. (1) Les définitions qui suivent s'appliquent au présent article.

«CSA» Association canadienne de normalisation. («CSA»)

«ISO» Organisation internationale de normalisation. («ISO»)

«SAE» Society of Automotive Engineers. («SAE»)

(2) Un tracteur qui est fabriqué après le 1^{er} janvier 1992 et vendu ou mis en vente par un vendeur le 15 juin 2005 ou après cette date doit être équipé :

- a) d'une part, de la structure de protection contre le retournement visée au paragraphe (3) et étiquetée conformément au paragraphe (4);
- b) d'autre part, du dispositif de retenue visé au paragraphe (5).

(3) La structure de protection contre le retournement d'un tracteur doit être conforme :

- a) soit à l'article 5 de la norme CSA B352.1-95, intitulée «Rollover Protective Structures (ROPS) for Agricultural, Construction, Earthmoving, Forestry, Industrial, and Mining Machines — Part 2: Testing Requirements for ROPS on Agricultural Tractors» et publiée en août 1995 (reconfirmée en 2004);
- b) soit aux exigences de matériau d'acier/température pour les structures de protection contre le retournement énoncées à l'article 4.2 de la norme CSA B352.0-95, intitulée «Rollover Protective Structures (ROPS) for Agricultural, Construction, Earthmoving, Forestry, Industrial, and Mining Machines — Part 1: General Requirements for ROPS» et publiée en septembre 1995 (reconfirmée en 2004), et aux exigences énoncées, selon le cas, dans :
 - (i) la norme SAE J1194, intitulée «Rollover Protective Structures (ROPS) for Wheeled Agricultural Tractors» et publiée en novembre 1999,
 - (ii) la norme SAE J2194, intitulée «Roll-Over Protective Structures (ROPS) for Wheeled Agricultural Tractors» et publiée en août 2002,
 - (iii) la norme ISO 5700-1989 (troisième édition), intitulée «Tracteurs agricoles et forestiers à roues — Structures de protection — Méthode d'essais statiques et conditions d'acceptation», publiée le 12 décembre 1989 et modifiée le 1^{er} décembre 1998,
 - (iv) la norme ISO 3463-1989 (troisième édition), intitulée «Tracteurs agricoles et forestiers à roues — Structures de protection — Méthode d'essais dynamiques et conditions d'acceptation», publiée le 12 décembre 1989 et modifiée le 1^{er} décembre 1998,
 - (v) le code 3 (essai dynamique), publié en février 2002, ou le code 4 (essai statique), publié en février 2002, des Codes normalisés de l'Organisation de Coopération et de Développement Économiques pour les essais officiels de tracteurs agricoles et forestiers.

(4) La structure de protection contre le retournement d'un tracteur doit être munie d'une étiquette lisible apposée en permanence et indiquant :

- a) le nom du fabricant;
- b) la marque et le modèle de tracteur pour lequel elle est conçue;
- c) la norme visée au paragraphe (3) à laquelle elle est conforme.

(5) Le dispositif de retenue d'un tracteur doit être conforme aux exigences en matière de sièges et de ceintures de sécurité énoncées :

- a) soit à l'article 5 de la norme SAE J1194, intitulée «Rollover Protective Structures (ROPS) for Wheeled Agricultural Tractors» et publiée en novembre 1999;
- b) soit à l'article 6.10 de la norme SAE J2194, intitulée «Roll-Over Protective Structures (ROPS) for Wheeled Agricultural Tractors» et publiée en août 2002.

(6) Malgré les paragraphes (3) et (4), un tracteur qui a été fabriqué avant la date de publication d'une norme visée à l'un ou à l'autre de ces paragraphes peut être conforme à une norme que remplace celle-ci qui était en vigueur à sa date de fabrication.

(7) Les normes visées au présent article sont mises à la disposition du public aux fins de consultation dans les bureaux du Programme d'application de la Loi sur les appareils agricoles, Direction des politiques et des programmes environnementaux, ministère de l'Agriculture et de l'Alimentation, 1, chemin Stone Ouest, 3^e étage nord-est, Guelph (Ontario) N1G 4Y2.

11.1 (1) La définition qui suit s'applique au présent article.

«siège pour élève conducteur» Surface de taille et de forme suffisantes, munie d'un dossier intégré ou séparé, sur laquelle une personne autre que le conducteur peut s'asseoir dans un tracteur ou un autre appareil agricole automoteur équipé d'une cabine fermée.

(2) À compter du 15 juin 2005, tout tracteur ou autre appareil agricole automoteur équipé d'un siège pour élève conducteur qui est vendu ou mis en vente par un vendeur doit être conforme à la norme S574 de l'American Society of Agricultural Engineers, intitulée «Instructional Seat for Agricultural Equipment» et publiée en août 2000.

(3) La norme visée au présent article est mise à la disposition du public aux fins de consultation dans les bureaux du Programme d'application de la Loi sur les appareils agricoles, Direction des politiques et des programmes environnementaux, ministère de l'Agriculture et de l'Alimentation, 1, chemin Stone Ouest, 3^e étage nord-est, Guelph (Ontario) N1G 4Y2.

2. L'article 12 du Règlement est modifié par substitution de ce qui suit au passage qui précède la disposition 1 :

12. Tout épandeur de fumier liquide, neuf ou usagé, qui est vendu ou mis en vente par un vendeur doit être conforme aux normes de sécurité et aux exigences suivantes concernant les autocollants de sécurité, en plus de celles prescrites à l'article 7 :

Made by:
Pris par :

La ministre de l'Agriculture, de l'Alimentation et des Affaires rurales,

LEONA DOMBROWSKY
Minister of Agriculture, Food and Rural Affairs

Date made: August 10, 2005.
Pris le : 10 août 2005.

35/05

ONTARIO REGULATION 465/05

made under the

TENANT PROTECTION ACT, 1997

Made: August 8, 2005
Filed: August 12, 2005

TABLE OF OPERATING COST CATEGORIES FOR 2006

Table for 2006

1. The Table referred to in subsection 129 (2) of the Act is the following for the year 2006:

TABLE FOR 2006

Column 1	Column 2	Column 3
Operating Cost Category	Three-year Moving Average (%)	Weight (%)
Insurance	10.97	5.90
Heating	4.78	23.25
Hydro	4.25	7.46
Water	5.77	3.84
Municipal Taxes and Charges	3.10	27.48
Administration	2.26	15.20
Maintenance	2.26	14.82
Miscellaneous	2.26	2.05

RÈGLEMENT DE L'ONTARIO 465/05

pris en application de la

LOI DE 1997 SUR LA PROTECTION DES LOCATAIRESpris le 8 août 2005
déposé le 12 août 2005**BARÈME DES CATÉGORIES DE FRAIS D'EXPLOITATION POUR 2006****Barème pour 2006****1.** Le barème visé au paragraphe 129 (2) de la Loi est le suivant pour 2006 :**BARÈME POUR 2006**

Colonne 1	Colonne 2	Colonne 3
Catégorie de frais d'exploitation	Moyenne mobile de trois ans (%)	Facteur de pondération (%)
Assurance	10,97	5,90
Chauffage	4,78	23,25
Électricité	4,25	7,46
Eau	5,77	3,84
Redevances et impôts municipaux	3,10	27,48
Administration	2,26	15,20
Entretien	2,26	14,82
Divers	2,26	2,05

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NOTE: The Table of Regulations – Legislative History Overview and other tables related to regulations can be found at the e-Laws website (www.e-Laws.gov.on.ca) under Tables. Consolidated regulations may also be found at that site by clicking on Statutes and associated Regulations under Consolidated Law.

REMARQUE : On trouve le Sommaire de l'historique législatif des règlements et d'autres tables liées aux règlements sur le site Web Lois-en-ligne (www.lois-en-ligne.gouv.on.ca) en cliquant sur «Tables». On y trouve également les règlements codifiés en cliquant sur le lien Lois et règlements d'application sous la rubrique «Textes législatifs codifiés».

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Fish and Wildlife Conservation Act, 1997	O. Reg. 463/05	2865
Public Lands Act	O. Reg. 462/05	2864
Substitute Decisions Act, 1992	O. Reg. 460/05	2747
Tenant Protection Act, 1997	O. Reg. 465/05	2880



TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à GazettePubsOnt@mbs.gov.on.ca

Tarifs publicitaires et soumission de format:

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- 2) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 3) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

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Le remboursement pour l'annulation d'abonnement sera calculé de façon proportionnelle à partir de 50% ou moins selon la date. Pour obtenir de l'information sur l'abonnement ou les commandes s.v.p. téléphonez le (416) 326-5306 durant les heures de bureau.

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LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

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MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

IFIS a introduit des exigences de procédures de facturation plus rigoureuses et compliquées qui affectent la Gazette et ses clients. S'il vous plaît considérez utiliser une carte d'achat du ministère lorsque vous placez une annonce. Les commandes faites par carte d'achat ne sont pas sujettes aux exigences de facturation d'IFIS et permettront la Gazette d'éviter le retard futur de traitement.

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INFORMATION TEXT FOR ONTARIO GAZETTE

Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at GazettePubsOnt@mbs.gov.on.ca

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- 1) For a first insertion electronically submitted the basic rate is \$75 up to ¼ page.
- 2) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 3) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

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Payment Options:

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THE ONTARIO GAZETTE

50 Grosvenor Street, Toronto, Ontario M7A 1N8

Telephone: (416) 326-5306

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The Ontario Gazette

La Gazette de l'Ontario

Vol. 138-36
Saturday, 3rd September 2005

Toronto

ISSN 0030-2937
Le samedi 3 septembre 2005

Proclamation

(Great Seal of Ontario)

JAMES K. BARTLEMAN

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

**HIGHWAY TRAFFIC STATUTE LAW AMENDMENT ACT
(CHILD AND YOUTH SAFETY), 2004**

**LOI DE 2004 MODIFIANT DES LOIS EN CE QUI CONCERNE LE
CODE DE LA ROUTE (SÉCURITÉ DES ENFANTS ET DES JEUNES)**

We, by and with the advice of the Executive Council of Ontario, name September 1, 2005 as the day on which sections 1, 5 and 6 of the *Highway Traffic Statute Law Amendment Act (Child and Youth Safety)*, 2004, c. 22, which amend the *Highway Traffic Act*, come into force.

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} septembre 2005 comme le jour où entrent en vigueur les articles 1, 5 et 6 de la *Loi de 2004 modifiant des lois en ce qui concerne le Code de la route (sécurité des enfants et des jeunes)*, chap. 22, qui modifie le *Code de la route*.

WITNESS:

TÉMOIN:

THE HONOURABLE
JAMES K. BARTLEMAN

L'HONORABLE
JAMES K. BARTLEMAN

LIEUTENANT GOVERNOR OF OUR
PROVINCE OF ONTARIO

LIEUTENANT-GOUVERNEUR DE NOTRE
PROVINCE DE L'ONTARIO

GIVEN at Toronto, Ontario, on August 18, 2005.

FAIT à Toronto (Ontario) le 18 août 2005.

BY COMMAND

PAR ORDRE

GERRY PHILLIPS
Minister of Government Services

(138-G905)

GERRY PHILLIPS
ministre des Services gouvernementaux

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2885



Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

DNA Limited (o/a "Driver 'N Auto") 46514
1550 Bayly St., #45, Pickering, ON L1W 3W1

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of Peel, York and Durham and the City of Toronto.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, chapter P. 54, each having a maximum seating capacity of 7 passengers exclusive of the driver

Northstar Passenger Services GP Inc.
93 Bell Farm Road, Suite 111, Barrie, ON L4M 1H1

46108-O

Applies for the approval of transfer of shares as follows:

1 Common Share of the capital stock of the corporation now in the name of Contrans Corp. 1179 Ridgeway Road, Woodstock, ON N4S 8P6 to Stock Transportation Ltd.

This replaces the terms that appeared in the Ontario Gazette dated August. 27, 2005.

Walsh Transportation GP Inc.
1179 Ridgeway Road, Woodstock, ON N4S 8P6

46288-C

Applies for the approval of transfer of shares as follows:

1 Common Share of the capital stock of the corporation now in the name of Contrans Corp. 1179 Ridgeway Road, Woodstock, ON N4S 8P6 to Stock Transportation Ltd.

This replaces the terms that appeared in the Ontario Gazette dated August. 27, 2005.

Thomas Tours Inc. (o/a Thomas Coach)
310 Marquette Ave., Calumet City, Illinois 60409, USA.

46521

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:

1. to points in Ontario; and
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

(138-G912) FELIX D'MELLO
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la Loi sur l'imposition des corporations

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Finance, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des corporations*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des corporations* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa, Ontario L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
--	--

2005-09-03

A. P. BERGEN LIMITED.....	000851863
ACTUEL INC.....	000805890
AGRO HOMES INC.....	000987036
ASHCON HOLDINGS (SAULT) LTD.....	001022107
BELACQUA DEVELOPMENT CORPORATION.....	001191275
BOULANGERIE MAXIME BAKERY INC.....	000931834

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
BRICANADA INTERNATIONAL LTD.....	000606550
BRISBIN BROOK BEYNON INVESTMENTS INC.	001321405
CALORIFIC CONSTRUCTION LIMITED	000138917
CANADIAN FINANCIAL PLANNING SERVICES INC.....	001160272
CANADIAN SUPPLIES LTD.....	001056002
CASINO BUS SERVICE INC.....	001189810
CITY CONCEPTS CONTRACTING INC	000736469
CRAFT-TEASE BASKETS INC.....	001020732
CUFF'S TELEVISION LTD.....	000288869
CYBORAY CORPORATION.....	001417857
DILIGENT AUTO REPAIRS INC.....	001247040
DISPOSAL SPECIALISTS LIMITED.....	001042549
EGYPTIAN SELECT INVESTMENTS VIII INC.	000958739
ENVIROLUTIONS INC.....	001174353
ENVIRONMENTAL ANSWERS INC.....	001302630
EP 2000 INVESTMENTS INC.....	001091655
EXTRACTION SYSTEMS INC.....	001099305
FAMCOM PUBLISHING INC.....	001057781
GREEN ACRES SODDING & LANDSCAPING LTD.	000332930
HOMER EQUIPMENT REMOVAL INC.....	000726197
IMATT FINANCIAL INC.....	001123765
J.R. VICE FUNERAL HOMES INC.....	000358300
J.T.'S TICKETS & TOBACCO LTD.....	000909171
JAKE'S AUTO SALES LIMITED.....	001380333
JAMES DISAPIO INVESTMENTS LIMITED.....	000547677
JANET REINDORF RENTALS INCORPORATED	000629566
JOHN GORDON MYERS & ASSOCIATES INC.....	001278347
KING FIELD TRADING LTD.....	001329462
KINGSTON BODY MANAGEMENT LTD.....	001059986
KOMANDOR HARDWARE SYSTEMS INC.....	001321960
KOVAL BROTHERS LIMITED.....	000082102
LOU DUMESNIL TRUCKING LTD.....	001103478
M & M BABIAK INVESTMENTS LTD.....	000981738
MAN MACHINE INTERFACE INC.....	000793540
MAX'D PRODUCTION SERVICES INC.....	001251715
MEG MEDIA GROUP INC.....	001328828
MICHELINE ENTERPRISES LTD.....	000867555
MOBILE PC CUSTOM COMPUTERS INC.....	001500958
NDT TELECOM INC.....	001253291
OPEN COMMUNICATIONS MARKETING & CREATIVE MANAGEMENT INC.....	001264669
PAPA KARL'S PIZZA INC.....	001064481
PLAYER ENTERPRISES INC.....	000862142
PRINTING POLLUTION CONTROL INC.....	000856074
R. LARSEN HOLDINGS LTD.....	000799644
RALPH FRASCA ENTERPRISES LIMITED	000897714
REMELOSO & SONS FISHERIES LTD.....	000430232
SCUGOG FIX-IT INC.....	001351741
SERBAN TEODORESCU CONSULTING INC.....	001340156
SHARWOOD INTERNATIONAL INC.....	000784602
SHORELONG ENTERPRISES INC.....	000676229
SIGMA TECHNOLOGIES LTD.....	001287109
SOPHISTICUTS ADVANCED ACADEMY INC.....	001304195
STONE MANUFACTURING LTD.....	001377580
STRAIGHT LINE FENCE LTD.....	000758260
SYMPHONY NETWORKS INC.....	001487028
TARIG HOLDINGS INC.....	001128320
TEXREM INC.....	000898002
THE BSG GROUP INC.....	001362868
THE MEETING PLACE RESTAURANT & PUB INC.....	001376111
THIEVES LIKE US INC.....	001169747
TIMELESS HOMES INC.....	000660878
TRATTORIA TOSCANA LTD.....	000656917
VIDEO KINGDOM ONT. CORP.....	001178316
WINTITE WINDOW SYSTEMS LIMITED.....	000459351
WORLD OF COMPUTERS INC.....	001359316
1/8 SCALE GAS SERVICE LTD.....	001128304
1007979 ONTARIO INC.....	001007979
1012925 ONTARIO LTD.....	001012925
1013422 ONTARIO LIMITED.....	001013422

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1019443 ONTARIO INC.....	001019443
1021096 ONTARIO LTD.....	001021096
1034512 ONTARIO LIMITED.....	001034512
1059037 ONTARIO INC.....	001059037
1079658 ONTARIO INC.....	001079658
1089353 ONTARIO LTD.....	001089353
1109496 ONTARIO INC.....	001109496
1113714 ONTARIO INC.....	001113714
1139180 ONTARIO LIMITED.....	001139180
1153893 ONTARIO LIMITED.....	001153893
1176600 ONTARIO LIMITED.....	001176600
1178564 ONTARIO CORPORATION.....	001178564
1189343 ONTARIO INC.....	001189343
1232944 ONTARIO INC.....	001232944
1243674 ONTARIO INC.....	001243674
1248381 ONTARIO INC.....	001248381
1249744 ONTARIO LIMITED.....	001249744
1251541 ONTARIO INC.....	001251541
1264146 ONTARIO LIMITED.....	001264146
1270685 ONTARIO INC.....	001270685
1272306 ONTARIO INC.....	001272306
1306729 ONTARIO LIMITED.....	001306729
1312492 ONTARIO LIMITED.....	001312492
1319157 ONTARIO INC.....	001319157
1331913 ONTARIO INC.....	001331913
1399446 ONTARIO INC.....	001399446
1422395 ONTARIO INC.....	001422395
1434736 ONTARIO INC.....	001434736
1442748 ONTARIO LIMITED.....	001442748
1473859 ONTARIO LTD.....	001473859
211506 ONTARIO INC.....	000211506
552934 ONTARIO LIMITED.....	000552934
621974 ONTARIO LIMITED.....	000621974
799630 ONTARIO LIMITED.....	000799630
91 & 1 SECURITY CO. INC.....	000984169
912760 ONTARIO INC.....	000912760
941200 ONTARIO INC.....	000941200
944764 ONTARIO LTD.....	000944764
964250 ONTARIO INC.....	000964250
965834 ONTARIO LIMITED.....	000965834

(138-G908)

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution (Non-respect de la Loi sur l'imposition des corporations)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 8 August, 2005 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats de constitution dont les 8 août 2005 pour non-respect des dispositions de la *Loi sur l'imposition des corporations* et que la dissolution des sociétés concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2005-08-08	
A.D. WEST MECHANICAL SERVICES INC.	000697680
A.P.C. FINE FOODS INC.	00087748
ACCESS CALLING SERVICES INC.	00100008
ACCURATE MEASURES INC.	00101072
ACTIVE ENGLISH LIMITED.	001016104
ADAM-JONATHAN INVESTMENTS LIMITED	000085803
ADVANCE INTERNATIONAL TRADING INC.	001015252
AEROSHIP FREIGHT SERVICES LTD.	001061520
AFFILIATED FINANCIAL SERVICES INC.	000867240
AFTER FIVE INC.	001053830
ALANNA INTERNATIONAL INC.	000871084
ALDAN ASSOCIATES INC.	001109072
ALGONQUIN POWER GENERAL PARTNER (CORDOVA) INC.	001003304
ALHARMA LIMITED	000928704
ALPHA INTELLIGENT EQUIPMENT INC.	001014832
ALPHA SECURITY AND LIFE SAFETY SYSTEMS INC.	001063136
ALTASTAR HOLDINGS INC.	000903154
ALUMINUM & VINYL, DISCOUNT WINDOWS & DOORS INC.	001014048
AMERICAN COMMERCIAL REAL ESTATE CORP.	001108776
AMEUR AUTOS CORP.	001113196
AMSTAFF SERVICES LTD.	001113028
ANAMET BUILDING SUPPLIES LTD.	000953120
ANDREA POZZEBON CONSTRUCTION LIMITED	000217060
APPLEWOOD COOLING LIMITED.	000972736
ARCHI PUBLISHING AND PRODUCTION LTD.	001016076
ARIEDA PROPERTIES LTD.	000876056
ARISTON ELECTRICAL INC.	000816712
ART TOUCH LTD.	000766520
ASAHTAH MUSIC CO. INC.	001060736
ASPEN MILL HOMES INC.	001008696
AURLEN TRADING INC.	001014288
AURORA AUTO RECYCLING INC.	000974720
AUTO SOURCE INC.	001045420
AUTO-CRAT MOTOR CARS INC.	001006856
AVALON FARMS INC.	001017912
B. MURTAGH & SONS LTD.	001057920
BABA FOR BETTER THINGS INC.	000501108
BADER GENERAL CONTRACTING LIMITED	000871890
BARATTO HOLDINGS INC.	000879356
BARCOM LIMITED	000646240
BARMONT HOMES LTD.	000775328
BARRY B. HUMPHREYS & ASSOCIATES LTD.	001033382
BARTOLI REALTY LTD.	000964352
BARWICK PEAT LTD.	001007132
BEAVERBROOK TRELAWNY LIMITED.	000798512
BERNARD FOOD SERVICES LTD.	000536036
BEST ONTARIO HOUSE LTD.	001013556
BIG TIME PIZZA (TORONTO) INC.	001016152
BINSCARTH PRODUCTIONS INC.	000654772
BIRCHSTONE PROPERTIES LTD.	001060748
BLACK SHEEP FILMS INC.	000518440
BLES TRANSPORT SERVICE LTD.	001382606
BLUE C LTD.	000749888
BOLTEN ENTERPRISES LTD.	000537696
BRAD SMITH CHARTERS INC.	000765592
BRANJAM INVESTMENTS INC.	000876420
BRANT PRINT PRODUCTION INC.	000698120
BRENTWOOD LANDS INC.	000757060
BRISTOL CIRCLE DEVELOPMENTS INC.	000813044
BROADHURST MANAGEMENT INC.	000614496
BRUAN HOLDINGS INC.	001331463
BRUCE DEHY INC.	001058328
BURD'S SPORTS & SPECIALTIES LTD.	001051224
BUTTAR MOTORS LTD.	001020651
BVS ENTERPRISES INC.	001062576
C & B COMPANY LIMITED.	000512984
C W M COMPUTERS INC.	000646896

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
C.J.A'S CONSTRUCTION LTD.	001062668
C.T. WEST HOLDINGS LTD.	000711728
CAFE MIRO INC.	001060660
CAL'S CHOICE MEATS LIMITED.	000887540
CALINCO INC.	000905216
CALSPEC COMPUTER TORONTO INC.	000971324
CAN ELCO CORP.	001013428
CANADIAN COMMERCIAL LIGHTING LIMITED	001060464
CANADIAN KANGAROO SPRINGS LTD.	000883076
CANADIAN MASS MERCHANDISERS LTD.	001113252
CANADIAN SPORT MEDICINE PRODUCTS INC.	000964968
CANLAND ENTERPRISES INC.	001116715
CANMAR ENTERPRISES LTD.	000765128
CAPIT-AL CLOWNS INC.	000996816
CAPITAL GAINS RESEARCH INC.	001060584
CARDIOPATH INC.	000963072
CARIN TRAVEL LIMITED.	000294537
CASTINGS TALENT AGENCY INC.	001060524
CATALINA NETWORK SOLUTIONS INC.	000988696
CEEZED FOOD SERVICES INC.	000922504
CELLULAR UNLIMITED L.W.L. INC.	000924160
CESSLAND CORPORATION LIMITED.	000118531
CHAMPAGNE FLORIST LTD.	001014332
CHEM-INK INDUSTRIES LTD.	000269518
CHEU VER FOOD PRODUCTS LTD.	001061896
CHRISO DENTAL SERVICES LTD.	000722000
CIAO! BAKERY CAFE INC.	000998736
CIH COMPUTER INC.	001060548
CLARINGTON TAXI LTD.	001081516
CLITELLUM HOLDINGS INC.	000854780
CLOVERDALE MANOR INVESTMENTS LTD.	001037004
COBALLOY MINES & REFINERS LIMITED	000066789
COFFEE BREAK DONUTS LIMITED.	000863060
COIMBRA EXCAVATING & DEMOLITION INC.	000877388
COMET POOLS & SPORTS LTD.	000253622
COMPU-TRUX INC.	000812988
COMPU-CELL COMMUNICATIONS INC.	001180101
COMPURENT (WINDSOR) INC.	001099024
COMPUTING CONTINUUM INC.	001103304
COMPUTZ INCORPORATED	001130583
CONCIERGE FOR GUESTS LTD.	001058380
CORMIER ROOFING, SHEET METAL AND ALUMINUM CONTRACTORS LTD.	000696732
CORNER BILLIARDS & CAFE LTD.	001056804
CORPORATE CLEANERS CANADA LTD.	001014908
CRAIG D. WHITE & ASSOCIATES INC.	001104424
CRAVIT & FERRACUTI INTERIOR DESIGN INC.	001072504
CRITICAL MASS CORPORATION.	000908024
CROMACK HOLDINGS LTD.	000481892
CROWN GLOBAL CORPORATION.	000758936
CUPOLO LIMITED.	000442148
D.I.G.R. EXCAVATING LTD.	001062588
D.T.E. ENTERPRISES INC.	001015704
DANGREEN PROPERTIES INC.	001112600
DAPHAN CONSULTING INC.	001063104
DAWNSTAR HOLDINGS LIMITED.	000341200
DBR INTERNATIONAL TRADING GROUP INC.	001006004
DEBON INVESTMENT CORPORATION	000855688
DELSON SYSTEMS CORPORATION	001279466
DEWITT ENTERPRISES INC.	000909956
DIAMOND GRANITE & MARBLE INC.	001113504
DIGR INCORPORATED.	001105392
DONALD LEUNG STRUCTURAL ENGINEERING INC.	001042592
DONANNA CONSULTING INC.	000838920
DOON DEVELOPMENTS LTD.	000699208
DOUBLEX INC.	001015624
DREAM SOFTWARE INC.	001113580
DT ENGINEERING LTD.	000708924
DUNNVILLE ENTERPRISES LTD.	000504331
DURIA CONSTRUCTION LTD.	000875676

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
DUROSS, SUCHAY & ASSOCIATES LTD. TECHNICAL TRAINING SERVICES	000770220
E. MARJ ENTERPRISES INC.	000928792
E. TESNI STEEL LTD.	000696548
EAGLE ASSET CORPORATION	000917600
EATON-KENT INC.	000971252
ECOFIBRE JOINT VENTURE CORPORATION	001016188
EDZOR ENTERPRISES LTD.	001003340
EMERALD DOWNS LTD.	000743776
ENDMAY VENTURES LIMITED	000600628
ENGINEERING SYSTEM PRODUCTS COMPANY LTD.	001074656
ERA INVESTMENT (HOLDING) INC.	001060792
EREDDIA FORMING LIMITED	000941201
ERICAN ELECTRONICS LTD.	001044364
ESI E & C (CANADA) INC.	001041944
ETHERENG INC.	001057836
EXOTHERMIC ENTERPRISES INC.	000991604
F & F REALTY & INVESTMENTS LIMITED	000139329
FAIRHAVEN ASSOCIATES LTD.	001061572
FEDBETTER MEAT PACKERS INC.	000825656
FIBER-SHIELD CANADA INC.	001061488
FIBRESEP LIMITED	000393848
FIRE COMPLIANCE SOLUTIONS INC.	001060648
FIRST VIRATY REALTY INC.	000816304
FITZFOODS INC.	000803584
FOREST CITY VIDEO PRODUCTIONS INC.	000990800
FOREST RICHMOND OF CANADA LIMITED	000928992
FOREST TRUCKING INC.	001055508
FORUM CAPITAL CORPORATION	000798624
FORWARD KINGS ENTERPRISE INC.	001016072
FRENKEN TOYS INC.	000587380
G & M LAND DEVELOPMENT CORP.	001070504
G. BRUCE CHAPMAN DESIGN INC.	000905948
G.R.M. SYSTEMS CONSULTING INC.	001093164
GALAXY IMPEX INC.	001112476
GALLO PIZZA INC.	000927332
GIANNIKOS INVESTMENTS INC.	000802092
GILL CORP.	001094936
GIUSEPPE THE PIZZA KING INCORPORATED	001006044
GLOBAL WINGS LIMITED	001061500
GODSWAY TRADING CO. LTD.	001043856
GOODIES CONVENIENCE STORES INC.	000569388
GRAFIXTYPE LTD.	000877492
GREAT LAKES RECOVERIES INC.	000816908
GRINER CONSULTING INC.	000971392
GROUP EAST INC.	001378524
H & H VAN WYNGAARDEN ENTERPRISES INC.	000071092
H. J. O'SHEA & ASSOCIATES LIMITED	000121745
HAMILTON CITY CAPITAL LIMITED	000770600
HARBOR PINES DEVELOPMENT CORPORATION	001070292
HASAN ENTERPRISES INC.	001015388
HAWLEES COMMUNICATIONS INC.	001060588
HOMEOPATHIC COMMONSENSE INC.	001062248
HYAL AUSTRALIAN HOLDINGS CORPORATION	001028436
HYPERCHK INC.	001010308
HZOR DEVELOPMENTS LTD.	000753976
H203 LTD.	000916540
IMAGERY HOLSTEIN CORPORATION	000822104
INTEGRA PLUMBING & HEATING LTD.	000879872
INTERNATIONAL FREEHOLD FINANCIAL SERVICES LIMITED	000752040
INTERNATIONAL METALS CANADA INC.	000876072
INTERNATIONAL SCHOOL OF MANAGEMENT INC.	000970472
INTERNATIONAL TRADEFOLIO CORP.	000955164
INTROMATCH INC.	000975870
J & A ELECTRONICS INC.	000928872
JADES INC.	001063408
JAMES A. RYDER MFG. INC.	000672346
JAMES WHITTAKER SALES LIMITED	000264036

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JANE & FINCH RADIO-T.V. LTD.	001054096
JAPAN-THAI RESTAURANT INC.	001060772
JASHOEL INVESTMENTS LIMITED	000493844
JAVA ISLAND COFFEE CO. LTD.	000970196
JOHN BALL PHARMACY (1971) LTD.	000244196
JOHN PAZULLA & ASSOCIATES LTD.	000658978
JOHN SHENSTONE HOLDINGS LIMITED	000884120
JOHNEX MOTOR SPORTS INC.	001327260
JOLAN KITCHEN AND BATH INC.	001113696
JOYMAR EXCAVATORS INC.	000972140
JUMBO VIDEO OPERATIONS INC.	001014940
JYMA CONTRACTING INC.	001061248
K. NIELSEN & ASSOCIATES, INC.	000739204
KAM WAH SEAFOOD COMPANY LIMITED	000970080
KAMDEN INTERNATIONAL SHIPPING (CANADA) INC.	000900165
KELSHAR INTERNATIONAL TRADING CORPORATION	001013712
KHIDI ENTERPRISES LIMITED	000711960
KIMBERLY CENTRES LIMITED	000821504
KING'S SNOWREMOVAL & LANDSCAPING INC.	001469416
KINGSGATE HOMES LIMITED	000799006
KRR INVESTMENTS LIMITED	001019124
L. LEMOINE ENTERPRISES INC.	000688268
LAJOLLA INVESTMENTS CORPORATION	000625008
LAKE JOSEPH II INC.	001105724
LAKESHORE SOLUTIONS INC.	001187756
LANDFORD PRESTON LAKE LTD.	000718812
LANDSWORTH CANADA ENTERPRISES INC.	001101436
LAUREL JOHNSON GRAPHICS LTD.	000765540
LAURGRAHN MANAGEMENT & CONSULTANTS LTD.	000924108
LE METROPOLE CORPORATION	000814936
LEROCO LTD.	000338764
LET'S PLAY SPORTS INC.	001083360
LINENEX IMPORTS (CANADA) INC.	000876372
LO'S INTERNATIONAL DEVELOPMENT INC.	001010252
M SQUARED PROMOTIONS INC.	001108764
M.L.R. HOMES INC.	000876404
MACDONALD WARD DESIGN LTD.	001196587
MACKILLOP WHOLESALE DISTRIBUTORS INC.	000874004
MAINFRAME CARPENTERS INC.	000685068
MANALCO INVESTMENTS INC.	001014400
MAPLE CREEK CONSTRUCTION INC.	000747020
MARGAUX INTERNATIONAL CORPORATION	000827252
MARKETPOINT INC.	001065776
MARTIN BARREL SALES LIMITED	000578304
MASU HAIR CLUB INC.	001061384
MATSON HOLDINGS INC.	001101464
MATTHEW LAU & ASSOCIATES INC.	000816948
MCBEAN HOLDINGS INC.	000916120
MEDICAL DATA LINK INC.	001062304
MEDWAY OFFICE MANAGEMENT LTD.	000939296
MELLROZA INCORPORATED	000879840
MELO GROUP INC.	000929312
MENDENHALL INVESTMENTS LIMITED	000776036
MESQUITE WOOD CANADA (1993) INC.	001000752
METRO CAPITAL PROPERTIES INC.	000799108
METRO CORPORATE CENTRE INC.	001010364
MICROSTAR WEST LTD.	000871472
MILMAR DEVELOPMENT INC.	000815360
MIMIX, LTD.	001062104
MINEOLA WEST HOLDINGS LIMITED	001014660
MISSISSAUGA TRUE BREW INC.	000956608
MOITS COMPUTER & MANAGEMENT CONSULTANCY LIMITED	001066240
MOOSE DEER POINT ECONOMIC DEVELOPMENT CORPORATION	001310423
MOUNTAINRIDGE TIMBER LTD.	000578608
MRP PAX INC.	000815916
MUSIC & ARTISTS PLACEMENT LIMITED	000154860

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
MYCHUM CORPORATION	000882684
N. DICKINSON VENTURES INCORPORATED	000599952
NAFIS PERSIAN RUG GALLERY INC.	001113208
NASA GROUP INC.	001031360
NEW HORIZON FINANCIAL PLANNERS INSURANCE AGENCIES INC.	000591400
NEW MANAGEMENT CORPORATION	001052231
NEWCASTLE MOTOR CARS LTD.	000699008
NICE CAR SALES (DRESDEN) INC.	001220057
NINJO CORP.	000928648
NOJAN INC.	001014744
NORLAB INC.	000603632
NORTH AMERICAN CULTURE INC.	001062672
NORTHERN LIGHTS CANOE AND KAYAK COMPANY INC. (2000).....	001434699
NORUM ENTERPRISES INC.	001101428
NOSTACCO CORP.	001058764
OAKEN APPRAISAL SERVICES INC.	000972276
OFC COMMUNICATIONS INC.	001070888
OLD WORLD STYLE PIZZA (CANADA) LTD.	000929356
ONTARIO REAL ESTATE EQUITY EXCHANGE LTD.	001113492
ONTARIO TRADING HOUSE INC.	001062936
ORPOR ENTERPRISES LIMITED	000629952
OXFORD MEDICAL WALK IN CLINIC INC.	001000324
P.H. ACCOUNT-TECH INC.	001054996
P.R.P. SERVICES INC.	001325180
PAMFALS GROUP INVESTMENTS LTD.	000844980
PANCHIA DEVELOPMENTS LIMITED	000319056
PARAGON ENTERTAINMENT CORPORATION	001046413
PARIS INSTALLATION INC.	000882704
PARKDALE REHABILITATION ASSOCIATES INC.	001016384
PASQUALE PANNUNZIO TRENCHING & EXCAVATING LTD.	000906224
PEARL PROPERTY GROUP INC.	000817233
PER CUP COFFEE SERVICES LTD.	000867720
PERFECT WEDDINGS INC.	000933156
PHASE I APPLICATIONS & INDUSTRIAL COATINGS LTD.	001061964
PHOENIX RECOVERY SYSTEMS INCORPORATED	001060876
PICTON-TRENTON RAILWAY COMPANY LIMITED	001008236
PIETREE PROMOTIONS LTD.	001016108
PINAFORE DEVELOPMENTS LIMITED	000799328
PINECREST RAILINGS INC.	001051892
PINESTAR HOME CENTRE INC.	000701639
PIZZA PIT LTD.	000864588
PLAYDIUM ENTERTAINMENT LICENSING (CANADA) INC.	001098244
POPE TECHNOLOGIES LTD.	000936408
PRECEDENT PLANNING CONSULTANTS LIMITED	000578092
PRIME TIME CATERERS INCORPORATED	000878552
QUAIL RUN CLOTHING LTD.	001061340
QUAKER HOMES LTD.	000810156
R. & F. BANVILLE INC.	000865544
R. & J. LORTIE LIMITEE	000656864
R. A. C. TRANSPORTATION ENTERPRISES INC.	000468080
R.C. REA ENTERPRISES INC.	000737896
R.F.D. CONSULTANTS LIMITED	000925860
R.P. ROUGE INC.	001014160
R.W.B. ENTERPRISES INC.	000926356
RAMDOOR SYSTEMS INC.	000957036
RATTLEGLEN INVESTMENTS INC.	000775336
RAVENS BROOK HOMES (BARRIE PHASE I) LTD.	000820316
RED PHOENIX LIMITED	001024148
RED VALLEY AEROSPACE INC.	001015320
REILLOC INVESTMENT PROPERTY MANAGEMENT INC.	000368128
REMP ENTERPRISES INC.	000971696
RFR TECHNOLOGIES INC.	000588068
RICHARDSON'S TIRE CENTRE LTD.	000345160
RILTEC DATAPRODUCTS INC.	000896020

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RMD (NORTHERN AND EASTERN) INVESTMENTS INC.	000561213
ROBERT E. PERRINS & ASSOCIATES LTD.	000604844
ROCHKA DEVELOPMENTS INC.	000789480
ROCK OF AGES LAPIDARY & CRAFTS INC.	000865924
RONDETTE COMPANY OF CANADA LIMITED	000219222
ROSE MEDIA INC.	000756480
ROSSTRON INC.	000602448
RQ CONTRACTING LTD.	001060500
RUDI BEIER LIMITED	000295763
S.M.A.R.T. TRAVEL SUPPORT SERVICES INC.	001015256
SANDALWOOD HOLDINGS INC.	000874496
SAS CONSULTING INC.	001010416
SAUNDERS CONSULTING SERVICES LTD.	000723248
SEASONAL COMFORT HEATING & AIR-CONDITIONING INC.	001016984
SECURITY FINANCIAL CORPORATION	001060640
SECURTEK INC.	001062744
SENIOR LIVING (INNISFIL) HOLDINGS INC.	001112504
SHARON HIGH VOLTAGE DEVELOPMENTS LTD.	000837420
SHAY HAVEN DEVELOPMENTS LTD.	001060480
SHEEVA IMPORT & EXPORT INC.	000810080
SHENEL HOLDINGS INC.	000815264
SHERIDAN PRE-ENTRY ALARM SYSTEMS INC.	001008736
SHINY BRUSH INDUSTRIAL LIMITED	000973308
SIGNATURE COMPUTER CORPORATION	000929472
SIMPSON HEALTH ASSOCIATES INC.	001018044
SMARTCHOICE TELECOM SERVICES INC.	000923584
SMITTEN PRESS: LOCAL LORE AND LEGENDS INC.	000872456
SOLURI FAMILY HOLDINGS LIMITED	000683848
SOUTH LONDON INDUSTRIAL PARK INC.	000823488
SOUTH-BROOK MEADOW HOLDINGS LIMITED	000095780
SOUTHGATE TRANSPORTATION CONSULTANTS LIMITED	000907520
SPECIAL MOMENTS VIDEO INC.	000815880
SPRINGER TRANSPORTATION SYSTEMS INC.	001313440
STEALTH OPTICAL COATINGS INC.	001062684
STEVAR INCORPORATED	000954504
STEVUS PROPERTIES INC.	000642096
STONEHENGE ENTERPRISES INC.	000503508
SUMMIT DRYWALL SYSTEMS LTD.	001014836
SUPREME AUTOMOTIVE SYSTEMS INC.	001015276
T. N. C. HEINZ CONSTRUCTION LIMITED	000717464
TAI-MING ENTERPRISES INC.	000890364
TAM, WOO & TJON INCORPORATED	000876220
TEGRAD PROPERTIES (II) INC.	000681740
TESEO PROPERTIES LIMITED	000814328
TESLA ELECTRIC CONSTRUCTION LIMITED	000928996
THE ADVENTURE CONNECTION INC.	001010856
THE BASILDON GROUP LIMITED	001013600
THE COMEBACK INC.	000764360
THE DEVONSHIRE FINANCIAL GROUP INC.	000964884
THE DOBBEN GROUP INC.	001070008
THE GINGER D'URBANO GANG LTD.	000769396
THE GOOSE & GRID IRON INC.	000974190
THE GREAT IDEAS ADVERTISING CENTRE. INC.	000404192
THE KETTLE CREEK CRUISE COMPANY INC.	000719208
THE MACKLIN CHANCE CORPORATION	001015660
THE PICCADILLY CAFE COMPANY LIMITED	001044672
THE STEEPE CORPORATION	001112580
THE WAYS OF DRAGONS INC.	000761788
THERMO WASTE EXCHANGE INC.	000964949
TIME PACER - CANADA LTD.	000973180
TJL FRUIT MARKETS LIMITED	001004748
TMB CAR KRAFTS INC.	001054972
TODNAU HOLDINGS LTD.	000469596
TOP KIDS INC.	001015800
TOTALCOM BUSINESS SYSTEMS CORP.	000896280
TOTALLY AWESOME CORPORATION	000815068
TRENDWAY HOME BUILDERS INC.	000988572

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TRI-CARD CONSTRUCTION INC.	000688080
TRILLA MECHANICAL INC.	001004660
TRUST FOODS INC.	001105096
TSANG & MAK INTERNATIONAL CO. LTD.	000972284
TULMAR CONSTRUCTION LTD.	000872432
U. A. TECHNOLOGIES INTERNATIONAL INC.	001062992
UNI-STAR INDUSTRIAL SERVICES INC.	001005336
UNITED BROTHERS ENTERPRISES INC.	001102803
UNITED PARTNERS CORPORATION	001063616
UNITED ROAD SERVICES LTD.	001062260
UTR INTERNATIONAL LTD.	001014136
V.A.R. HOME IMPROVEMENT & RENOVATION LTD.	001245730
VALIDEX INC.	000931348
VANIER DISTRIBUTIONS INC.	000871452
VENTURE FILM CORP.	000638172
VERSA DISPLAY SYSTEMS INC.	000714224
VERWIN ENTERPRISES INC.	000404536
VINDICATOR INDUSTRIES INC.	000015081
VINMAR CONTRACTING LTD.	001016128
VJ CAPITAL INC.	000803176
VORNO INC.	001061380
VSI-VIDEO SYSTEMS INC.	000928168
VW EXPRESS INC.	000973024
WALLEYE GAME PRODUCTIONS INC.	000958176
WIMCO LIMITED	000537440
WISE/RIDDELL BROKERAGE INC.	001013624
WOMEN'S VOICES BOOKCLUB INC.	001062180
WOODBIDGE BUILDING CORPORATION	000866404
YMT CONSULTING INC.	000840472
ZENMAC ZINC LTD.	000065690
ZICAR INC.	001015352
1000772 ONTARIO LIMITED	001000772
1007888 ONTARIO LIMITED	001007888
1008716 ONTARIO INC.	001008716
1008876 ONTARIO LIMITED	001008876
1009080 ONTARIO LIMITED	001009080
1009648 ONTARIO LTD.	001009648
1010844 ONTARIO INC.	001010844
1010868 ONTARIO LIMITED	001010868
1011732 ONTARIO INC.	001011732
1013456 ONTARIO CORP.	001013456
1013500 ONTARIO LIMITED	001013500
1013512 ONTARIO INC.	001013512
1013544 ONTARIO INC.	001013544
1013564 ONTARIO LIMITED	001013564
1013584 ONTARIO INC.	001013584
1013612 ONTARIO INC.	001013612
1013752 ONTARIO LIMITED	001013752
1014008 ONTARIO LIMITED	001014008
1014096 ONTARIO INC.	001014096
1014612 ONTARIO LTD.	001014612
1014632 ONTARIO LTD.	001014632
1014640 ONTARIO LIMITED	001014640
1014764 ONTARIO INC.	001014764
1014780 ONTARIO INC.	001014780
1014976 ONTARIO LTD.	001014976
1015116 ONTARIO LTD.	001015116
1015224 ONTARIO INC.	001015224
1015304 ONTARIO LTD.	001015304
1015640 ONTARIO INC.	001015640
1015776 ONTARIO INC.	001015776
1016280 ONTARIO LTD.	001016280
1018744 ONTARIO INC.	001018744
1019392 ONTARIO INC.	001019392
1025652 ONTARIO LIMITED	001025652
1033312 ONTARIO INC.	001033312
1034396 ONTARIO INC.	001034396
1035141 ONTARIO LIMITED	001035141
1037140 ONTARIO LIMITED	001037140
1043420 ONTARIO INC.	001043420

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1043488 ONTARIO INC.	001043488
1045172 ONTARIO INC.	001045172
1045892 ONTARIO INC.	001045892
1049436 ONTARIO INC.	001049436
1050320 ONTARIO LIMITED	001050320
1050328 ONTARIO INC.	001050328
1052832 ONTARIO INC.	001052832
1052844 ONTARIO LIMITED	001052844
1053240 ONTARIO LIMITED	001053240
1053244 ONTARIO LIMITED	001053244
1054180 ONTARIO INC.	001054180
1055488 ONTARIO LTD.	001055488
1055608 ONTARIO INC.	001055608
1057860 ONTARIO LIMITED	001057860
1057884 ONTARIO LIMITED	001057884
1057940 ONTARIO INC.	001057940
1058268 ONTARIO INC.	001058268
1058660 ONTARIO INC.	001058660
1060492 ONTARIO LIMITED	001060492
1060576 ONTARIO LIMITED	001060576
1060620 ONTARIO LIMITED	001060620
1061208 ONTARIO INC.	001061208
1061232 ONTARIO LIMITED	001061232
1061256 ONTARIO LIMITED	001061256
1061512 ONTARIO LIMITED	001061512
1061548 ONTARIO LIMITED	001061548
1061868 ONTARIO INC.	001061868
1062064 ONTARIO LIMITED	001062064
1062168 ONTARIO LIMITED	001062168
1062328 ONTARIO LIMITED	001062328
1062628 ONTARIO LTD.	001062628
1062692 ONTARIO LIMITED	001062692
1063028 ONTARIO LTD.	001063028
1063048 ONTARIO INC.	001063048
1063068 ONTARIO INC.	001063068
1063120 ONTARIO INC.	001063120
1063252 ONTARIO INC.	001063252
1063304 ONTARIO INC.	001063304
1063384 ONTARIO INC.	001063384
1065236 ONTARIO LIMITED	001065236
1066580 ONTARIO INC.	001066580
1068064 ONTARIO LIMITED	001068064
1073568 ONTARIO INC.	001073568
1076904 ONTARIO INC.	001076904
1078084 ONTARIO LIMITED	001078084
1083316 ONTARIO INC.	001083316
1087308 ONTARIO INC.	001087308
1091968 ONTARIO INC.	001091968
1094620 ONTARIO INC.	001094620
1098485 ONTARIO LTD.	001098485
1100984 ONTARIO LTD.	001100984
1101388 ONTARIO INC.	001101388
1102988 ONTARIO LTD.	001102988
1103468 ONTARIO INC.	001103468
1104420 ONTARIO INC.	001104420
1108716 ONTARIO LIMITED	001108716
1109064 ONTARIO LIMITED	001109064
1113152 ONTARIO LIMITED	001113152
1113228 ONTARIO INC.	001113228
1113312 ONTARIO INC.	001113312
1113320 ONTARIO LIMITED	001113320
1113332 ONTARIO INC.	001113332
1113336 ONTARIO INC.	001113336
1113440 ONTARIO LIMITED	001113440
1113484 ONTARIO INC.	001113484
1113516 ONTARIO LIMITED	001113516
1113556 ONTARIO INC.	001113556
1113624 ONTARIO INC.	001113624
1113632 ONTARIO INC.	001113632
1125418 ONTARIO INC.	001125418
1195105 ONTARIO LTD.	001195105

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1203093 ONTARIO INC.	001203093
1212388 ONTARIO INC.	001212388
1220727 ONTARIO INC.	001220727
1224916 ONTARIO INC.	001224916
1322143 ONTARIO INC.	001322143
1323607 ONTARIO INC.	001323607
1344018 ONTARIO INC.	001344018
1434058 ONTARIO INC.	001434058
1442606 ONTARIO INC.	001442606
1458207 ONTARIO INC.	001458207
1468649 ONTARIO LTD.	001468649
1473542 ONTARIO LIMITED	001473542
1473923 ONTARIO LIMITED	001473923
16TH AVENUE POOLS & SERVICE LIMITED	000962292
361 ALDEN INC.	001062244
419196 ONTARIO LIMITED	000419196
466584 ONTARIO LIMITED	000466584
475608 ONTARIO LIMITED	000475608
487956 ONTARIO INC.	000487956
504880 ONTARIO INC.	000504880
530336 ONTARIO CORP.	000530336
531572 ONTARIO LIMITED	000531572
533100 ONTARIO LTD.	000533100
538588 ONTARIO INC.	000538588
541624 ONTARIO LIMITED	000541624
544488 ONTARIO LIMITED	000544488
546401 ONTARIO LIMITED	000546401
564341 ONTARIO LIMITED	000564341
566652 ONTARIO INC.	000566652
567812 ONTARIO LIMITED	000567812
568028 ONTARIO INC.	000568028
596940 ONTARIO INC.	000596940
598072 ONTARIO LTD.	000598072
598916 ONTARIO LIMITED	000598916
612604 ONTARIO LIMITED	000612604
619548 ONTARIO LTD.	000619548
620628 ONTARIO LIMITED	000620628
629772 ONTARIO LIMITED	000629772
637312 ONTARIO LIMITED	000637312
657388 ONTARIO LIMITED	000657388
664440 ONTARIO LTD.	000664440
669144 ONTARIO LIMITED	000669144
678136 ONTARIO LIMITED	000678136
681128 ONTARIO INC.	000681128
695484 ONTARIO LIMITED	000695484
695800 ONTARIO INC.	000695800
700048 ONTARIO INC.	000700048
700612 ONTARIO LTD.	000700612
712016 ONTARIO LIMITED	000712016
722460 ONTARIO LIMITED	000722460
736988 ONTARIO LIMITED	000736988
742972 ONTARIO INC.	000742972
746000 ONTARIO LTD.	000746000
746540 ONTARIO INC.	000746540
752480 ONTARIO INC.	000752480
753940 ONTARIO LIMITED	000753940
756524 ONTARIO LIMITED	000756524
757196 ONTARIO INC.	000757196
758704 ONTARIO LIMITED	000758704
766760 ONTARIO LTD.	000766760
772156 ONTARIO LIMITED	000772156
792620 ONTARIO INC.	000792620
794328 ONTARIO LIMITED	000794328
796100 ONTARIO INC.	000796100
800304 ONTARIO LTD.	000800304
806864 ONTARIO INC.	000806864
810384 ONTARIO LIMITED	000810384
812560 ONTARIO LIMITED	000812560
813236 ONTARIO LIMITED	000813236
813352 ONTARIO INC.	000813352
813392 ONTARIO LIMITED	000813392

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814088 ONTARIO LTD.	000814088
816444 ONTARIO INC.	000816444
816884 ONTARIO LTD.	000816884
818217 ONTARIO INC.	000818217
820827 ONTARIO LTD.	000820827
828208 ONTARIO LIMITED	000828208
841104 ONTARIO INC.	000841104
842748 ONTARIO LIMITED	000842748
844328 ONTARIO LIMITED	000844328
867276 ONTARIO LIMITED	000867276
869320 ONTARIO INC.	000869320
869672 ONTARIO LTD.	000869672
871448 ONTARIO INC.	000871448
873036 ONTARIO INC.	000873036
874444 ONTARIO INC.	000874444
874512 ONTARIO LIMITED	000874512
875544 ONTARIO LIMITED	000875544
875552 ONTARIO LIMITED	000875552
875568 ONTARIO LTD.	000875568
875636 ONTARIO LIMITED	000875636
876028 ONTARIO LIMITED	000876028
876336 ONTARIO LIMITED	000876336
876516 ONTARIO LTD.	000876516
877448 ONTARIO LIMITED	000877448
877952 ONTARIO LIMITED	000877952
878400 ONTARIO INC.	000878400
878452 ONTARIO LIMITED	000878452
879424 ONTARIO LIMITED	000879424
879472 ONTARIO INC.	000879472
880656 ONTARIO LTD.	000880656
884864 ONTARIO INC.	000884864
885101 ONTARIO LTD.	000885101
887344 ONTARIO LIMITED	000887344
896524 ONTARIO INC.	000896524
910308 ONTARIO INC.	000910308
915872 ONTARIO LTD.	000915872
922056 ONTARIO INC.	000922056
922804 ONTARIO LIMITED	000922804
923292 ONTARIO LIMITED	000923292
924440 ONTARIO LIMITED	000924440
926460 ONTARIO LTD.	000926460
926476 ONTARIO INC.	000926476
927188 ONTARIO LTD.	000927188
928340 ONTARIO INC.	000928340
928860 ONTARIO INC.	000928860
928964 ONTARIO INC.	000928964
929320 ONTARIO LIMITED	000929320
929452 ONTARIO LIMITED	000929452
930004 ONTARIO LIMITED	000930004
932980 ONTARIO LIMITED	000932980
937900 ONTARIO INC.	000937900
943220 ONTARIO LIMITED	000943220
954308 ONTARIO LTD.	000954308
956620 ONTARIO LIMITED	000956620
957560 ONTARIO LTD.	000957560
959984 ONTARIO LIMITED	000959984
963516 ONTARIO INC.	000963516
963520 ONTARIO LIMITED	000963520
963588 ONTARIO INC.	000963588
964864 ONTARIO LIMITED	000964864
967088 ONTARIO INC.	000967088
969428 ONTARIO LIMITED	000969428
970548 ONTARIO LIMITED	000970548
971120 ONTARIO LIMITED	000971120
972124 ONTARIO LIMITED	000972124
972704 ONTARIO INC.	000972704
972764 ONTARIO INC.	000972764
972968 ONTARIO INC.	000972968
973060 ONTARIO LTD.	000973060
973340 ONTARIO LIMITED	000973340
994728 ONTARIO LIMITED	000994728

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
996558 ONTARIO INC.	000996558
998912 ONTARIO LIMITED	000998912

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G906)

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-07-07	
GLISTAR INC.	001414596
SANTAROSSA GUNSMITHS INC.	000692023
SCHRUMM INDUSTRIAL SALES INC.	000781085
T&M INTERNATIONAL CO. INC.	001194506
WHITCO REALTY LIMITED.	000627895
751017 ONTARIO LIMITED	000751017

2005-07-11	
COMEXCO LTD.	001495093
ERAN COMMUNICATIONS INC.	001542216
QUINTE DRINKS & SNACKS LTD.	000916569
1172447 ONTARIO INC.	001172447

2005-07-13	
WILD SPACES CONSULTING LTD.	001312415
1392569 ONTARIO INC.	001392569

2005-07-14	
NAGY & EVANS TRANSPORT LIMITED	000313337

2005-07-15	
ONTARIO MAILBOX & BUSINESS SERVICES LTD.	001170528

2005-07-18	
CHIN I HO GLASS (NORTH AMERICA) CO., LTD.	000944446
GALT PRINTERS INC.	000603179
SIGNATURE SALES TRAINING INC.	002038656
TRENT FINANCIAL HOLDINGS LTD.	001540765
1246023 ONTARIO INC.	001246023

2005-07-19	
ANSELMO FOODS LTD.	000349582
BERNBAR VENDING SERVICES INC.	000812352
PROGRESSIVE OPTIMIZER CONSULTANTS INC.	001134074
316490 ONTARIO INC.	000316490
832563 ONTARIO LIMITED	000832563
850208 ONTARIO LIMITED	000850208
978197 ONTARIO LIMITED	000978197

2005-07-20	
ALTRONICS STEREO 2000 LTD.	001151849
BAGS O'FUN INCORPORATED	000782873
BARKER ART LTD.	000700564
DAGENAIS & DENOMME HOLDINGS INC.	001101438
EVER-NEW PLANTS (CANADA) INC.	000730582
EVEREST SECURITIES INC.	001227365
HANUKA & SONS INC.	001579807
LABE DEVELOPMENTS INC.	000454168
Y AND H GEMOLOGICAL SERVICES LTD.	000638185

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
1070918 ONTARIO INC.	001070918
1096899 ONTARIO INC.	001096899
1121309 ONTARIO INC.	001121309
1208735 ONTARIO INC.	001208735
2032142 ONTARIO INC.	002032142
369091 ONTARIO LIMITED	000369091
634703 ONTARIO LTD.	000634703
799732 ONTARIO INC.	000799732

2005-07-21	
ALANA JAY INTERIORS LIMITED.	000526327
BARRY E. MOSS & ASSOCIATES INCORPORATED.	000809257
BRAVO REALTY INC.	001203244
DENEM GLOBAL ENTERPRISES INC.	001286316
FAIR-HAUL TRANSPORT INC.	000819118
FAMILY FUN ARCADE INC.	001495685
GEM RECREATION & FOOD SERVICES LTD.	000661633
HELEN LIM FASHIONS INC.	000774131
HERON INTRAURBAN COMMUNITIES LTD.	001039982
INK 2 PAPER INC.	001042528
MAYGOOD HOUSE LTD.	000269149
MERCURY TOOL & ENGINEERING COMPANY INC.	001055240
OBSSESSIONS SALON/SPA INC.	001528914
PARDES INVESTMENTS LIMITED.	000205841
RAILTON'S LIMITED	000403174
ROADHOUSE EXPRESS INC.	001070800
ROOKE MACHINE LTD.	000349313
ROSEVILLE DEVELOPMENTS INC.	000633240
S.A.R. GROUP INC.	001009995
TL EQUIPMENT LEASING LIMITED.	001045665
1084142 ONTARIO LIMITED	001084142
1084145 ONTARIO LIMITED	001084145
1286083 ONTARIO INC.	001286083
1303257 ONTARIO INC.	001303257
1444914 ONTARIO LIMITED	001444914
1457389 ONTARIO INC.	001457389
701484 ONTARIO LIMITED	000701484

2005-07-22	
CD-RIGHT INC.	001195850
DOUGLAS ELLSWORTH & ASSOCIATES LIMITED.	000894825
EXIT REALTY PROMOTIONS CANADA INC.	001474157
FRANK DE TURSE ENTERPRISES LIMITED	000138066
SCOTTECK MAINTENANCE SERVICES LIMITED.	001354111
THOMAS HARE & ASSOCIATES INC.	001269654
TRENDSTYLE CANADA INC.	002009187
1601597 ONTARIO LIMITED	001601597
561765 ONTARIO INC.	000561765
873529 ONTARIO LIMITED	000873529

2005-07-23	
CARLACO PRODUCTIONS INC.	002070756
FENG TIAN RENOVATION INC.	001565387
KN VIA INC.	001487543
LAVA'S MUSIC CENTRE INC.	000726862
LEAH MARKETING & CONSULTING INC.	001439023
1138111 ONTARIO LTD.	001138111
1240575 ONTARIO INC.	001240575
1387901 ONTARIO LTD.	001387901
2030149 ONTARIO INC.	002030149

2005-07-25	
ATKINS MINING CONSULTANTS LIMITED	000132494
C&C IMPORT AND EXPORT CORPORATION LIMITED.	001563545
ECS CONTRACTING INC.	001180557
JOHN & BOB'S BUTCHER SHOP INC.	001111779
KEITH BECHARD & ASSOCIATES INC.	001400172
L.J. MCCANN HOLDINGS LIMITED	000095035
LENS HEATING AND FUEL OIL LIMITED.	000252095
MKD LAB SOLUTIONS INC.	001384610
R+R MACHINERY SALES INC.	001203908
RALPH BAGLOLE DISTRIBUTORS LIMITED	000528246
T & G MFG. INTERNATIONAL INC.	001085699
1037727 ONTARIO INC.	001037727

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
1142711 ONTARIO INC.	001142711
1219809 ONTARIO LIMITED	001219809
1413475 ONTARIO LIMITED	001413475
748026 ONTARIO INC.	000748026
2005-07-26	
954580 ONTARIO LTD.	000954580
2005-08-05	
WISHART MANAGEMENT SYSTEMS INC.	000975850
2005-08-09	
CHAN'S HOLDINGS LIMITED	001182873
M.P.D. MARKETING LTD.	001199337
2005-08-10	
CLAPPER REALTY LIMITED	000065658
COTTON CUDDLERS INCORPORATED	000851926
ENERGY BREAK INCORPORATED	001016774
M.H. MECHANICAL LTD.	000891130
MOIR PROPERTIES LTD.	000626676
R & M NIAGARA CAR RENTALS INC.	001564382
SHEDONSUL INC.	001060179
WESTERHOUT HOLDINGS INC.	000742099
1268951 ONTARIO LTD.	001268951
2005-08-11	
BILL HOLMES HEATING & COOLING LIMITED	000235497
CATHERINE COOKE TECHNICAL SERVICES INC.	001301939
CHARMOR INVESTMENTS INC.	001018641
GENN EQUESTRIAN FARMS INC.	000683454
JON-ERIC ENTERPRISES LIMITED	000358778
KITCHEN DISTRIBUTORS INC.	000861985
LAWTHER HOLDINGS INC.	000736447
MT. PLEASANT STEREO INC.	001240091
SEPTIC SOLUTIONS UNLIMITED INC.	001246171
1174204 ONTARIO INC.	001174204
2005-08-12	
BOLID SYSTEMS INC.	001303896
CASE CONSTRUCTION LIMITED	000919601
CHIVALRY COACH LTD.	000407160
DAES INVESTMENTS LIMITED	000465770
ED. WITZKE LIMITED	000219373
G.B. HARRISON CONSULTANT INC.	001000097
MICKS LANDING INCORPORATED	001569382
NIC NAT CONSULTING INC.	001224177
PARKHURST PRODUCTS INC.	001601197
QUALITY CHEESE RETAIL OUTLET & DELI INCORPORATED	000824029
SERVE CANADA INTERNATIONAL INC.	001530703
SOAR TRADER CONSORTIUM LTD.	001303289
SWISS RESTAURANT HEIDI LIMITED	000516096
1067363 ONTARIO INC.	001067363
1200730 ONTARIO INC.	001200730
1289613 ONTARIO LIMITED	001289613
1291802 ONTARIO INC.	001291802
498631 ONTARIO LIMITED	000498631
596256 ONTARIO LIMITED	000596256
864090 ONTARIO LIMITED	000864090
99 RIGHT DESIGN LIMITED	001241518
2005-08-13	
GROUP OF SEVEN ACQUISITION INC.	001192548
TAI HEE JEWELLERY COMPANY LIMITED	000342740
1211194 ONTARIO INC.	001211194
1314465 ONTARIO INC.	001314465
2005-08-15	
ALLIED PROPERTIES MANGEMENT GP LIMITED	002075223
CEDAR MORTGAGE FUNDING INC.	000874944
CLC'S GENERAL PARTNER VIII LIMITED/ COMMANDITE CLCS VIII LIMITEE	001314353
DUNANY HOLDINGS LIMITED	001078737
ERLING CONSTRUCTION (THUNDER BAY) LTD.	000393972
H. FLORENCE FURNITURE CO., LIMITED	000087452
INTERPOWER ENERGY INC.	002003815
JETFARE INTERNATIONAL TRADING GROUP INC.	001367973
P.R. RESOURCE MANAGEMENT INC.	001150927

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
PAUL'S ART GALLERY LTD.	000304721
PRIDE PAINTING LTD.	000581243
QUANTUM HOMES LTD.	000682899
RON HODGINS CHEVROLET-OLDSMOBILE LIMITED	000242638
STORAGE CONNECTIONS INC.	001524020
SUNNY WAVE INTERNATIONAL INC.	001581946
TGCB LEASING LTD.	001273038
THE GREAT CANADIAN BAGEL (UNIVERSITY AVE.) LTD.	001147902
1002618 ONTARIO INC.	001002618
1240815 ONTARIO LTD.	001240815
1565240 ONTARIO INC.	001565240
2016806 ONTARIO INC.	002016806
599746 ONTARIO INC.	000599746
631309 ONTARIO INC.	000631309
2005-08-16	
BACK OFFICE SOLUTIONS INC.	001587135
BIO III OZONATOR CORPORATION	000367803
BUTTERNUT GROVE HOMES INC.	000759992
CASWIN INCORPORATED	001435336
CENTENNIAL CENTRE HOLDINGS LTD.	001249429
CHARLES & CHARING INTERNATIONAL CONSULTING CO. LTD.	001105246
DATA WORK SYSTEMS INC.	000972721
DDP TRANSPORT INC.	002018188
FUXIN ONTARIO CORPORATION	002048573
JERKOVIC TECHNOLOGIES INCORPORATED	001387220
LEHNDORFF TANDEM PROPERTIES INC.	001214404
STAR DEVELOPMENT INC.	001159966
STEELES-TORBRAM INVESTMENTS INC.	001215908
VISUAL PROJECTIONS INC.	001491817
WEB SPINNERS INC.	001314674
WILDCAT MUSIC INC.	001108020
YOLLES MANAGEMENT INC.	001098457
1205089 ONTARIO INC.	001205089
1239610 ONTARIO INC.	001239610
1308667 ONTARIO LIMITED	001308667
1580323 ONTARIO INC.	001580323
2012165 ONTARIO INC.	002012165
2030619 ONTARIO INC.	002030619
429890 ONTARIO INC.	000429890
468005 ONTARIO INC.	000468005
649010 ONTARIO INC.	000649010
667145 ONTARIO LIMITED	000667145
2005-08-17	
(CSCO) CANADIAN SUPPLIES INC.	001051070
BIZZARD WORLD INC.	001440350
C. F. HORMAN INC.	000766929
CAMBRIDGE INTERCITY HOLDINGS LIMITED	001100172
DECUMAN GATE INCORPORATED	001302993
DOUGLAS O'KEEFE PRODUCTIONS INC.	001598083
GREEN SPRING INTERNATIONAL MARKETING CO. LTD.	001260386
NORTH AMERICAN ENERGY EXCHANGE INC.	001527699
RIBAFRIA BRICKLAYERS LTD.	001595762
ROADTOWN PRODUCTIONS INC.	001027175
TERENCE LI WELLNESS TRAINING CENTRE INC.	001593272
TRADE PRINTING & DESIGN SERVICES INC.	001241644
U-P PLASTICS LTD.	000605874
UNIVERSAL SUPPLY IMPORT & EXPORT INC.	001319117
WALLGATE MASONRY LTD.	001426012
1149840 ONTARIO LIMITED	001149840
1210034 ONTARIO INC.	001210034
1297892 ONTARIO INC.	001297892
1468892 ONTARIO INC.	001468892
2005-08-18	
AB CANADIAN PROGRAMS INC.	001432539
DOMINION EGG PRODUCE LIMITED	000099476
FIBER TECH NUTRACEUTICALS INC.	001427833
GLEN CAMERON PLACE DEVELOPMENT LTD.	000995852

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
GOLDEN DELISLE ENTERPRISES INC.	000526390
HALLTECH SERVICES INC.	001344996
HAZELBRIAR HOMES INC.	000668701
IVY ORCHID GARDEN INC.	001294017
NULEAF NO. 3 INC.	002032910
O.P.M. INVESTMENTS GROUP INC.	001200736
QUBITRY SYSTEMS AND CONSULTING SERVICES INC.	001573469
SANDVIK PUBLISHING LIMITED.	001004591
VIB INTERNATIONAL LIMITED.	001589062
1235926 ONTARIO INC.	001235926
1319513 ONTARIO LIMITED.	001319513
1329387 ONTARIO LIMITED.	001329387
1469680 ONTARIO LTD.	001469680
1469681 ONTARIO LTD.	001469681
1475081 ONTARIO LTD.	001475081
1475082 ONTARIO LTD.	001475082
1475083 ONTARIO LTD.	001475083

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G907)

Notice of Default in Complying with the Corporations Information Act Notice de non-observation de la Loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241(3) of the Business Corporations Act that unless the corporations listed hereunder comply with the filing requirements under the Corporations Information Act within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la Loi sur les sociétés par actions, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la Loi sur les renseignements exigés des compagnies et des associations dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-08-19	
ESTATE MOVERS INC.	826428
IMPULSE COMPUTER CORPORATION.	1073864
KNH ENTERPRISES (CANADA) LIMITED.	1001014
MASSEY TRAVEL SERVICES INCORPORATED.	824859
1025211 ONTARIO LIMITED.	1025211
1173301 ONTARIO LIMITED.	1173301
1196739 ONTARIO LIMITED.	1196739
1206698 ONTARIO LTD.	1206698
1597200 ONTARIO LTD.	1597200
2005-08-22	
1459259 ONTARIO INC.	1459259

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G909)

Cancellation of Certificate of Incorporation (Business Corporations Act) Annulation de Certificat de Constitution en Personne Morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the Business Corporation Act, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la Loi sur les sociétés par actions, les certificats présentés ci-dessous ont été annulés et les compagnies ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-08-17	
CHAMPLAIN ENTERTAINMENT INC.	979658
COTTONKIP GLOBAL HOLDINGS INC.	1020072
C.R. LUPIEN CONTRACTING LTD.	589585
IBER HOMES LIMITED.	1010495
(O.D.S.T.) ORLEANS DRIVING SCHOOL & TRAINING CENTRE LTD.	785688
YORKLAND INTERIOR SYSTEMS LTD.	1009942
1012158 ONTARIO LIMITED.	1012158
712421 ONTARIO LIMITED.	712421

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G910)

Cancellations For Cause (Business Corporations Act) Annulation à Juste Titre (Loi sur les Sociétés par Actions)

NOTICE IS HEREBY GIVEN that by orders under section 240 of the Business Corporation Act, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la Loi sur les sociétés par actions, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-08-18	
1575463 ONTARIO INC.	1575463

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G911)

**Ministry of Municipal Affairs and
Housing
Ministère des Affaires municipales et
du Logement**

**ORDER MADE UNDER THE
MUNICIPAL ACT, 2001, S.O. 2001, c. 25**

COUNTY OF OXFORD

**CITY OF WOODSTOCK, TOWNSHIP OF
BLANDFORD-BLENHEIM**

DEFINITIONS

1. In this Order,

“annexed area” means the area comprised of the lands described in the Schedule to this Order;

“City” means The Corporation of the City of Woodstock;

“Township” means The Corporation of the Township of Blandford-Blenheim; and

“County” means The Corporation of the County of Oxford;

ANNEXATION

2. (1) On September 1, 2005, the portion of the Township described in the Schedule is annexed to the City.

(2) All real property including any highway, street fixture, waterline, easement and restrictive covenant running with the land of the Township located in the annexed area vests in the City on September 1, 2005.

(3) Assets and liabilities of the Township or the County that are located in the annexed area remain the assets or liabilities of the Township or the County, as the case may be.

(4) Despite subsection (2), any litigation commenced prior to September 1, 2005, with respect to the annexed area remains the obligation of the Township or the County, as the case may be.

TAXES, ETC

3. (1) All real property taxes under any general or special Act levied and uncollected in the annexed area which are due and unpaid on August 31, 2005, shall be deemed on September 1, 2005, to be taxes, charges and rates due and payable to the City and shall be collected by the City.

(2) On or before January 31, 2006, the clerk of the Township shall prepare and furnish to the clerk of the City a special collector's roll showing all arrears of real property taxes or special rates and charges assessed against the land in the annexed area up to and including August 31, 2005, and the persons assessed for them.

(3) If the Township has commenced procedures under the *Municipal Tax Sales Act* for the annexed area and the procedures are not completed by September 1, 2005, the City may continue the procedures.

ASSESSMENT

4. For the purposes of the assessment roll to be prepared for the City under the *Assessment Act* for that part of the 2005 taxation year from September 1, 2005 up to and including December 31, 2005, the annexed area shall be deemed to be part of the City.

TAX PHASE-IN

5. (1) Any increase in the rates of taxation for municipal purposes for the residential property and the farm property classes in the annexed area

which would occur solely as a result of this Order shall be phased in for the municipal portion of the real property tax bill from September 1, 2005 until December 31, 2005, and the phase-in shall be for the full amount of the difference between the taxes that would ordinarily be levied by the City on the lands in the annexed area and the taxes that would have been levied on these lands by the Township but for the annexation under subsection 2(1) of this Order.

(2) The taxation of the lower-tier municipal portion of the real property tax bill for those lands in the residential property and the farm property classes in the annexed area which would see an increase in the rates of taxation occurring solely as a result of this Order shall be phased-in over a three period from January 1, 2006 until December 31, 2008 by deducting an amount from the real property tax bill of each property in each of the three years equal to one third of the amount of the difference between the taxes that would have been levied by the City for City purposes on the property for all of 2005 and the taxes that would have been levied on the property by the Township for Township purposes for all of 2005 but for the annexation under subsection 2(1) of the Order.

BY-LAWS

6. (1) On September 1, 2005, the by-laws of the City extend to the annexed area and the by-laws of the Township cease to apply to such area except,

(a) by-laws of the Township,

(i) that were passed under section 34 or 41 of the *Planning Act* or a predecessor of those sections; and

(ii) that were passed under the *Highway Traffic Act* or the *Municipal Act, 2001* or a predecessor of those Acts that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways,

which shall remain in force until amended or repealed by the council of the City;

(b) by-laws of the Township passed under sections 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections;

(c) by-laws of the Township passed under section 10 of the *Weed Control Act*;

(d) by-laws of the Township passed under the *Development Charges Act* which shall remain in force until repealed by the council of the City or expire under that Act; and

(e) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township.

(2) If the Township has commenced procedures to enact a by-law under any Act or to adopt an official plan or an amendment thereto under the *Planning Act*, and that by-law, official plan or amendment applies to the annexed area and is not in force on September 1, 2005, the council of the City may continue the procedures to enact the by-law or adopt the official plan or amendment to the extent that it applies to the annexed area.

DISPUTE RESOLUTION

7. (1) If a dispute arises with respect to any issue arising out of the interpretation of this Order, any of the former municipalities may refer the matter in dispute for resolution through mediation.

(2) If the dispute is not resolved through mediation, then the matter may either be referred,

- (a) to arbitration, to be conducted in accordance with the provisions of the *Arbitration Act, 1991*, except as provided herein; or
- (b) by agreement of all of the former municipalities, to the council of the new municipality for resolution.

(3) Where a dispute is referred to arbitration under clause (2)(a), the decision of the arbitrator shall be final.

(4) If two municipalities that are subject to this Order are parties to the mediation under subsection (1) or the arbitration under subsection (2), the costs associated with the mediation or arbitration proceedings shall be shared equally between the two municipalities.

(5) If the three municipalities that are subject to this Order are parties to the mediation under subsection (1) or the arbitration under subsection (2), the costs associated with the mediation or arbitration proceedings shall be shared one half by the City and the remaining half equally between the Township and the County.

JOHN GERRETSEN
Minister of Municipal Affairs and Housing

DATED on August 17, 2005.

SCHEDULE

Land to be annexed from the Township of Blandford-Blenheim to the City of Woodstock:

Lots 7 to 12, both inclusive and parts of Lots 13 and 14, Concession 1, Lots 7 to 13, both inclusive and part of Lot 14, Concession 2, Lot 13 and parts of Lots 12 and 14, Concession 3, part of the road allowance between Concession 1 and 2, part of the road allowance between Concessions 2 and 3, part of the road allowance between Lots 12 and 13 and part of the bed of the Thames River opposite Lots 12, 13 and 14, Concession 3, in the former Township of Blandford, now in the Township of Blandford-Blenheim.

COMMENCING in the centre of Concession 1 at its intersection with the line between the east and west halves of Lot 14, said point being in the boundary of the City of Woodstock;

THENCE northerly along the line between the east and west halves of Lot 14 in Concession 1, 2 and 3 to the centre of the Thames River, said point being in the westerly limit of the Township of Blandford;

THENCE north-easterly along the centre line of the Thames River to its intersection with the western limit of Oxford County Road 4, being the western limit of PART 5, 41R-174;

THENCE southerly along the western limits of the said PART 5 and PART 7, 41R-174, to and along the western limit of PART 1, Plan OXR-29 to its intersection with the southern limit of Lot 13, Concession 3;

THENCE easterly to the south-east angle of Lot 13, Concession 3;

THENCE easterly to the south-west angle of Lot 12, Concession 3;

THENCE easterly along the southern limits of Lots 12, 11, 10, 9, 8 and 7 to the south-east angle of Lot 7, Concession 3;

THENCE easterly to the south-westerly angle of Lot 6, Concession 3;

THENCE southerly to the north-west angle of Lot 6, Concession 2;

THENCE southerly to the south-west angle of Lot 6, Concession 2;

THENCE southerly to the north-west angle of Lot 6, Concession 1;

THENCE southerly along the western limit of Lot 6, Concession 1 to its intersection with the southern limit of the Township of Blandford-Blenheim;

THENCE westerly along this limit to its intersection with the eastern limit of the City of Woodstock;

THENCE northerly and westerly along the limits of the City of Woodstock to the Point of Commencement.

(138-G904)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

(8699) T.F.N.

Applications to Provincial Parliament

NOTICE OF APPLICATION

NOTICE IS HEREBY GIVEN that on behalf of the Corporation of the City of Kawartha Lakes, application will be made to the Legislative Assembly of the Province of Ontario for an Act to extend all speed limits that applied within the City on December 31, 2000, the day before the City of Kawartha Lakes was established, for a further five years to December 31, 2010.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

DATED at Lindsay, Ontario this 12th day of August, 2005.

JUDY CURRINS, CMO,
Clerk, City of Kawartha Lakes.

(138-P618) 33, 34, 35, 36

NOTICE

NOTICE IS HEREBY GIVEN that an application is to be made to the Superintendent of Financial Services of Ontario pursuant to the Insurance Act (Ontario) for a licence authorizing Fidelity Investments Insurance Company of Canada, in English, and Fidelity Investments, compagnie d'assurance du Canada, in French to carry on within Ontario the business of life insurance.

DATED at Toronto, this 10th day of August, 2005.

JOHN L. WALKER
Barrister and Solicitor
Suite 202, 1451 Royal York Road
Toronto, Ontario
M9P 3B2
Solicitor for the applicant

(138-P633) 34, 35, 36

Corporation Notices Avis relatifs aux companies

JEWELERS MUTUAL INSURANCE COMPANY

APPLICATION FOR A LICENCE

NOTICE IS HEREBY GIVEN that Jewelers Mutual Insurance Company, which operates in Canada as a branch, is applying to the Financial Services Commission of Ontario to obtain an order approving the insuring in Canada of risks falling within the classes of boiler and machinery, property, liability and fidelity under the name Jewelers Mutual Insurance Company.

DATED at Toronto, this 15th day of August, 2005.

JEWELERS MUTUAL INSURANCE COMPANY
By its Solicitors,
Cassel Brock & Blackwell LLP

(138-P640) 35, 36

L'Unique, compagnie d'assurances générales

APPLICATION FOR LICENCE

NOTICE IS HEREBY GIVEN, pursuant to section 49 of the Insurance Act (Ontario), that L'Unique, compagnie d'assurances générales has applied to the Superintendent/CEO of Financial Services Commission of Ontario for an insurance licence authorizing the company to transact Surety class of business in Ontario.

DATED at Quebec, this 18th day of August 2005

L'Unique, compagnie d'assurances générales
HUBERT AUCLAIR
Corporate secretary

(138-P656) 36, 37

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice at London, Ontario dated July 16, 2004, Number 44681SR / W200-04, to me directed, against the real and personal property of John Milne Morton, Defendant, at the suit of The Toronto-Dominion Bank, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of John Milne Morton, Defendant in and to:

6876 Ganaraska Rd, RR#2, Campbellcroft, ON L0A 1B0 (Municipality of Port Hope); In the Township of Hope, in the County of Northumberland, and being: Firstly: The Southwest quarter of Lot 1, Concession 8; and Secondly: The East Quarter of the South half of Lot 2, Concession 8, SAVE AND EXCEPT that part of Lot 2, more particularly described in Schedule attached to Deed No. 292224, as in instrument No. 101213.

All of which said right, title, interest and equity of redemption of John Milne Morton, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, The Courthouse, 860 William Street, Cobourg, ON K9A 3A9, on Wednesday, October 5, 2005 at 1:00 p.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Court Enforcement Office, 860 William Street, Cobourg, ON K9A 3A9.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

DATED August 18, 2005 (at Cobourg, ON)

Sheriff
Court Enforcement Office,
860 William St, Cobourg, Ontario
K9A 3A9

(138-P655)

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

CITY OF GREATER SUDBURY

Tenders for the purchase of land(s) as described below may be obtained from the City of Greater Sudbury, Supplies & Services Department, 1st Floor, Tom Davies Square, 200 Brady Street, Sudbury or through the City's website at <http://www.greatersudbury.ca/pubapps/tenders/>. Be sure to register to receive addendums. **If you do not register, you will not be notified of properties that have been cancelled and/or removed from the Tax Sale List.**

Take Notice that tenders for the purchase of the land(s) as described below will be received **NO LATER THAN 3:00 p.m.** (Our time), on Monday, September 26th, 2005 at the Supplies & Services Department, 1st Floor, Tom Davies Square, 200 Brady Street, Sudbury, ON. The tenders will then be opened in public on the same day at 3:30 p.m., in Room C-11 at Tom Davies Square.

File #03-106 (Roll #100.006.50009)
866 John Street
Waters Twp, Con 6 Lot 8 Pcl 10127
10890.00 SF 55.00 FR
Assessed Value: Residential \$ 25,500
Minimum Tender Amount: \$7,397.14

File #03-141 (Roll #160.011.13900)
131 Marion Street
Balfour Twp, Con 3 Lot 3
Pcl 24062 RP SR3620 Part 25

2949.00 SF 24.00 FR 122.89 D
Assessed Value: Residential \$57,000
Minimum Tender Amount: \$ 11,123.79

File #03-143 (Roll #160.013.01201)
 0 McKenzie Road
 Balfour Twp, Con 3 Lot 5
 Pcl 29594 RP 53R10609 Part 3
 4.08 Acres
Assessed Value: Residential \$ 17,000
Minimum Tender Amount: \$5,335.78

File #03-145 (Roll #160.013.13201)
 1084 Highway 144
 Balfour Twp, Con 4 Lot 12, PT Lot 28
 Plan 82-S PT 1 Plan 53R10033 Other
 43560.00 SF 300.00 FR
Assessed Value: Commercial \$ 43,000
Minimum Tender Amount: \$27,196.68

File #03-166 (Roll #170.022.03100)
 1035 Radar Road
 Capreol Twp, Con 1 Lot 8 Pcl 22580A
 RP SR47 Part 1
 60112.00 SF 300.00 FR 200.00 D
Assessed Value: Commercial \$ 135,000
Minimum Tender Amount: \$62,495.26

File #03-170 (Roll #170.022.12300)
 112 Radar Road
 Capreol Twp, Con 2 Lot 10
 Pcl 22387
 40014.05 SF 208.70 FR 191.73 D
Assessed Value: Commercial \$ 149,000
Minimum Tender Amount: \$82,016.11

File #03-176 (Roll #180.001.08100)
 3 Clyde Street
 Norman Twp, Con 1 Lot 11
 Plan M70A Lot 103 Pcl 3960
 4800.00 SF 40.00 FR 120.00 D
Assessed Value: Residential \$ 32,500
Minimum Tender Amount: \$7,771.36

File #03-178 (Roll #180.001.11600)
 1 James Street
 Norman Twp, Con 1 Lot 11
 Plan M70A Lot 158 Pcl 10289
 4800.00 SF 40.00 FR 120.00 D
Assessed Value: Residential \$ 46,500
Minimum Tender Amount: \$8,590.93

File #03-180 (Roll #190.002.05731)
 14 Beech Crescent
 Capreol Twp, Con 6 Lot 9
 Plan M957 Lot 67 Pcl 38296
 7254.00 SF 62.00 FR 117.00 D
Assessed Value: Residential \$ 77,000
Minimum Tender Amount: \$ 12,234.97

File #03-183 (Roll #190.004.08000)
 19 Ferguson Avenue
 Capreol Twp, Con 6 Lot 10
 Plan M69 Lot 322 Pcl 4265
 4800.00 SF 40.00 FR 120.00 D
Assessed Value: Residential \$34,000
Minimum Tender Amount: \$8,474.00

File #03-188 (Roll #210.004.03305)
 0 O'Neil Drive
 Garson Twp, Con 1 Lot 7 Pcl 48288
 RP 53R11721 Part 3
 31798.00 SF
Assessed Value: Residential \$ 30,000
Minimum Tender Amount: \$6,927.62

File #03-200 (Roll #240.002.08200)
 0 Highway 17 E
 Dryden Twp, Con 4 Lot 3
 Pcl 29720 Other
 34500.00 SF 230.00 FR 150.00 D
Assessed Value: Commercial \$87,000
Minimum Tender Amount: \$ 29,923.33

File #03-203 (Roll #240.003.33100)
 Dryden Twp, Con 6 W Pt Lot 11
 Pcl 3827
 160.00 Acres
Assessed Value: Residential \$ 21,000
Minimum Tender Amount: \$5,349.23

File #03-207 (Roll #250.003.06700)
 Cleland Twp, Con 2 Lot 12
 Pcl 35551 RP SR 2922 Part 36
 29185.20 SF 91.82 FR
Assessed Value: Residential \$14,500
Minimum Tender Amount: \$4,521.85

File #03-208 (Roll #250.003.12600)
 78 St Cloud Road
 Cleland Twp, Con 3 Lot 11 Pcl 53270
 RP 53R9057 Part 2 to Part 5
 RP 53R13817 Part 1
 29.97 Acres
Assessed Value: Residential \$ 24,500
Minimum Tender Amount: \$5,565.77

Tenders must be submitted using the address label sheet provided, in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust

corporation payable to the municipality and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters including any environmental concerns relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

Potential Purchasers must obtain all information regarding these properties on their own and the municipality does not provide an opportunity for potential purchasers to view properties nor is it in a position to provide successful purchasers with a key or vacant possession.

Frequently Asked Questions and Maps of all properties are also posted on the City's website at <http://www.greatersudbury.ca/pubapps/tenders/>

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act.

The successful purchaser will be required to pay the amount tendered plus the accumulated taxes (i.e. the property taxes that have accumulated since the first day of advertising of the land for sale until a successful purchaser is declared) and any relevant federal or provincial taxes that may apply (including land transfer tax and GST). Failure to complete the transaction by the successful bidder will result in the forfeiture of their deposit.

Questions regarding any aspect of this Public Tender Tax Sale must be received in writing via email to leigh.lesar@greatersudbury.ca or in writing by fax to (705) 671-0871.

TONY DERRO
 Chief Tax Collector
 Darryl Mathe,
 Manager of Supplies & Services/ Purchasing Agent
 (138-P657) The City of Greater Sudbury

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF AJAX

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 22 September 2005, at the Municipal Office, 65 Harwood Avenue S., Ajax, Ontario L1S 2H9.

The tenders will then be opened in public on the same day at the Municipal Office, 65 Harwood Avenue S., Ajax.

Description of Lands:

Roll No. 18 05 020 015 02052 0000, Smales Cres., PIN 26412-0213(LT) Pcl 152-1, Sec 40M1829 being Block 152 on Registered Plan 40M1829, Town of Ajax, Regional Municipality of Durham (No 40), subject to easement. File No. 04-01

Minimum Tender Amount: \$19,639.39

Roll No. 18 05 020 015 02118 0000, 104 Smales Cres., PIN 26412-0171(LT) Pcl 153-1, Sec 40M1829 being Block 153 on Registered Plan 40M1829, Town of Ajax, Regional Municipality of Durham (No 40). File No. 04-02

Minimum Tender Amount: \$15,962.96

Roll No. 18 05 020 015 43046 0000, 2 Atkinson Crt., PIN 26452-0260(LT) Pcl 67-1, Sec 40M1378 being Lot 67 on Registered Plan 40M1378, Town of Ajax, Regional Municipality of Durham (No 40), subject to easement. File No. 04-03

Minimum Tender Amount: \$16,944.35

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, relevant land transfer tax and GST if applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

BRENDA L. VAN ESSEN
Manager of Taxation
The Corporation of the Town of Ajax
65 Harwood Avenue S.
Ajax, Ontario L1S 2H9
(905) 619-2529 Ext. 312
www.townofajax.com

(138-P658)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE UNITED TOWNSHIPS
OF HEAD, CLARA & MARIA**

TAKE NOTICE that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on 28 September 2005, at the Municipal Office, 15 Township Hall Road, Stonecliffe, Ontario K0J 2K0.

The tenders will then be opened in public on the same day at the Municipal Office, 15 Township Hall Road, Stonecliffe, Ontario K0J 2K0.

Description of Land:

Roll No. 47 98 000 025 09900 0000, 517 Gully Lane, Deux Rivieres, PIN 57015-0074 Part Lot 20 Concession B as in R83196 lying east of a 12 Foot Right of Way and PIN 57015-0075 Part Lot 20 Concession B as in R83196 lying west of a 12 Foot Right of Way geographic Township of Clara, now in the United Townships of Head, Clara and Maria, County of Renfrew (No 49). The municipality advises that this property does not front on a body of water. File No. 04-02

Minimum Tender Amount: \$3,428.61

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, relevant land transfer tax and GST if applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

RUTH MORIN
Treasurer/Deputy Clerk
The Corporation of the United Townships
of Head, Clara & Maria
15 Township Hall Road
Stonecliffe, Ontario K0J 2K0
(613) 586-2526

(138-P659)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF LOYALIST TOWNSHIP

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on the 22nd day of September, 2005 at the Municipal Office, 263 Main Street, Odessa, Ontario K0H 2H0.

The tenders will then be opened in public on the same day at 3:15 p.m. local time at the Municipal Office.

Description of Lands:

Plan 91 Lot 170; Ward 03, formerly Township of Ernestown; now Loyalist Township, County of Lennox and Addington.

Municipal Address of Land: 118 Main Street, Odessa, Ontario K0H 2H0

Minimum Tender Amount: \$23,887.26

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to Loyalist Township and representing at least 20 percent of the tender amount.

Loyalist Township makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001*, S.O. 2001, Chapter 25, and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax and Goods and Services tax where applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Further information regarding this sale and a copy of the prescribed form of tender is available on the Township web site at www.loyalist-township.on.ca or by contacting Alida K. Moffatt, Treasurer/Tax Collector, (613) 386-7351 ext. 109.

Sealed tenders in the prescribed form must be addressed to:

ALIDA K. MOFFATT, C.A.
Treasurer/Tax Collector
Loyalist Township
P.O. Box 70, 263 Main Street
Odessa, ON K0H 2H0

(138-P660)

Sale of Land by Public Auction

Municipal Act, 2001

SALE OF LAND BY PUBLIC AUCTION

THE CORPORATION OF THE COUNTY OF HURON

TAKE NOTICE that the land(s) described below will be offered for sale by public auction at 10 o'clock on the 4th day of October, 2005 at Huron County Court House, 1 Courthouse Square, Goderich, Ontario N7A 1M2

Description of Land(s):

1. PT FALLS RESERVE WESTERN DIVISION COLBORNE AS IN R323253 (FIRSTLY); TOWNSHIP OF ASHFIELD-COLBORNE-WAWANOSH
Minimum Bid: \$16,150.71
2. PT LT 4 E OF CENTRE ST PL 316 WROXETER AS IN R138691 S/T R138691; HOWICK
Minimum Bid: \$4,131.75
3. PT LT 145 PL 276 HOWICK AS IN R287210
Minimum Bid: \$6,852.39
4. PT LT 5 CON 1 HURON ROAD SURVEY TUCKERSMITH AS IN R337829; MUNICIPALITY OF HURON EAST
Minimum Bid: \$13,250.09
5. PT LT 34 PL 305 GREY; PT PARLIAMENT ST PL 305 GREY; MUNICIPALITY OF HURON EAST NORTHERLY 33 FEET IN EVEN WIDTH OF LOT 34 AND THE EASTERLY 66 FEET IN EVEN WIDTH OF PARLIAMENT STREET WHICH IS NOT CLOSED, PLAN 305, IN THE VILLAGE OF TANNERSVILLE, IN THE TOWNSHIP OF GREY, COUNTY OF HURON
Minimum Bid: \$3,611.87
6. PT LT 11 CON 1 STEPHEN AS IN R232572; MUNICIPALITY OF SOUTH HURON
Minimum Bid: \$16,828.02
7. PT LT 10 CON 6 USBORNE AS IN R277356; S/T DEBTS IN R277356; MUNICIPALITY OF SOUTH HURON
Minimum Bid: \$8,944.10
8. LT 21 BLK G, PL 390 SEAFORTH, FORMERLY TOWN OF SEAFORTH; NOW MUNICIPALITY OF HURON EAST
Minimum Bid: \$9,734.01

All amounts payable by the successful purchaser shall be payable in full at the time of the sale by cash or money order or by a bank draft or cheque certified by a bank or trust corporation.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules. The successful purchaser will be required to pay the amount bid plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale, contact:

TREASURER
THE CORPORATION OF THE COUNTY OF HURON
1 COURTHOUSE SQUARE, GODERICH, ONTARIO N7A 1M2

Personal information contained on this form, collected pursuant to the *Municipal Act, 2001* will be used for the purposes of that Act. Questions should be directed to the Freedom of Information and Privacy Coordinator at the institution responsible for the procedures under that Act.

(138-P661)

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2005—09—03

ONTARIO REGULATION 466/05

made under the

MUNICIPAL ACT, 2001

Made: August 9, 2005

Filed: August 15, 2005

Amending O. Reg. 385/98

(Tax Matters — Transition Ratios and Average Transition Ratios)

Note: Ontario Regulation 385/98 has previously been amended. Those amendments are listed in the Table of Regulations — Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 385/98 is amended by adding the following section:

4.1 For the purposes of subsection 308 (10) of the Act, the transition ratio for 2005 in the County of Grey for the resort condominium property class is 1.225218.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: August 9, 2005.

36/05

ONTARIO REGULATION 467/05

made under the

PLANNING ACT

Made: August 17, 2005

Filed: August 17, 2005

ZONING AREA — TOWNSHIP OF BLANDFORD-BLENHEIM IN THE COUNTY OF OXFORD**Definitions****1. In this Order,**

“accessory” means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure located on the same lot, including but not limited to,

- (a) warehouses and open storage of motor vehicles, goods and materials,
- (b) railway and vehicular transport facilities, including marshalling yards, offices, stations and depots.

- (c) a test track,
- (d) a cafeteria and facilities for employee training, recreation, health and fitness, health care, banking and child care,
- (e) a visitors' centre, and
- (f) parking;

"motor vehicle" means a vehicle propelled other than by muscular power, including an automobile, truck, bus or motorcycle.

Application

2. This Order applies to lands in the Township of Blandford-Blenheim in the County of Oxford, in the Province of Ontario, being the lands outlined in red on a map numbered 217 identified by stamp by the Registrar of Regulations on August 16, 2005 and filed at the Toronto office of the Ministry of Municipal Affairs and Housing located at 777 Bay Street.

Use of land

3. (1) Subject to subsection (2), every use of land and every erection, location or use of any building or structure is prohibited on the lands described in section 2 except,

- (a) the manufacture, assembly and processing of motor vehicles and motor vehicle parts;
- (b) any commercial undertakings incidental to the uses permitted in clause (a);
- (c) foundries, machine shops, paint shops and stamping plants related to the uses permitted in clause (a);
- (d) industrial uses that are permitted in the "Restricted Industrial Type 1 Zone (M1)" and the "General Industrial Type 2 Zone (M2)" zones in By-law No. 5899-81 of the City of Woodstock, whether or not the land is located in the City of Woodstock or the Township of Blandford-Blenheim;
- (e) agricultural uses that are permitted in the "General Agricultural Zone (A2)" zone in By-law No. 1360-2002 of the Township of Blandford-Blenheim, whether or not the land is located in the City of Woodstock or the Township of Blandford-Blenheim; and
- (f) accessory uses, buildings and structures.

(2) The provisions of sections 5.22.1, 5.22.2 and 5.22.3 in By-law No. 1360-2002 of the Township of Blandford-Blenheim apply to the lands described in section 2.

Zoning requirements

4. (1) The zoning requirements for the lands described in section 2 are as follows:

- 1. The minimum setback of any building or structure from any lot line is,
 - i. 15 metres, if the building or structure has a gross floor area of 500 square metres or less, or
 - ii. 50 metres, if the building or structure has a gross floor area of more than 500 square metres.
- 2. There is no minimum setback between any building or structure and any railway spur line.
- 3. Parking shall be provided on the basis of a minimum of one space for each 200 square metres of the gross floor area of all buildings and structures.

(2) No open storage is permitted in the areas established as minimum setback areas under subsection (1), but parking is permitted in those areas.

Terms of use

5. (1) Every use of land and every erection, location and use of buildings or structures shall be in accordance with this Order.

(2) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased or its original use altered.

(3) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure.

Deemed by-law

6. This Order is deemed for all purposes, except for the purposes of section 24 of the *Planning Act*, to be a by-law passed by the respective council of the municipality in which the land is situate, and to be in force in the municipality.

Made by:

JOHN PHILIP GERRETSEN
Minister of Municipal Affairs and Housing

Date made: August 17, 2005.

36/05

ONTARIO REGULATION 468/05

made under the

HIGHWAY TRAFFIC ACT

Made: August 18, 2005

Filed: August 19, 2005

SCHOOL BUS OFFENCE — SERVICE OF OFFENCE NOTICE ON VEHICLE OWNER

Service of offence notice

1. (1) An offence notice issued in a proceeding against an owner of a motor vehicle for an offence under subsection 175 (19) or (20) of the Act may be served by regular prepaid mail to the person charged, at the address of the holder of the plate portion of the permit as it appears in the Ministry's records, within 23 days after the occurrence of the alleged offence.

(2) Service of an offence notice that has been mailed in accordance with subsection (1) shall be deemed to have been effected on the seventh day after the day it was mailed.

Certifying service on certificate of offence

2. If the provincial offences officer who issued the certificate of offence also serves the offence notice on the person charged, that officer shall certify on the certificate of offence the fact that the offence notice was mailed and the date it was mailed.

Affidavit of service

3. Where an offence notice is served in accordance with this Regulation by a person other than the provincial offences officer who issued the certificate of offence, the person shall complete an affidavit of service.

Commencement

4. This Regulation comes into force on the later of the day subsection 5 (1) of the *Highway Traffic Statute Law Amendment Act (Child and Youth Safety)*, 2004 comes into force and the day this Regulation is filed.

36/05

ONTARIO REGULATION 469/05

made under the

PROVINCIAL OFFENCES ACT

Made: August 18, 2005

Filed: August 19, 2005

Amending Reg. 945 of R.R.O. 1990
(Costs)

Note: Regulation 945 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Items 2, 3 and 7 of the Table to section 1 of Regulation 945 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

2.	Upon conviction under section 9 of the Act	5.00
3.	Upon conviction under section 9.1 of the Act	10.00
7.	Upon conviction under subsection 54 (1) of the Act	30.00

2. This Regulation comes into force on January 1, 2006.

36/05

NOTE: The Table of Regulations - Legislative History Overview and other tables related to regulations can be found at the e-Laws website (www.e-Laws.gov.on.ca) under Tables. Consolidated regulations may also be found at that site by clicking on Statutes and associated Regulations under Consolidated Law.

REMARQUE : On trouve le Sommaire de l'historique législatif des règlements et d'autres tables liées aux règlements sur le site Web Lois-en-ligne (www.lois-en-ligne.gouv.on.ca) en cliquant sur «Tables». On y trouve également les règlements codifiés en cliquant sur le lien Lois et règlements d'application sous la rubrique «Textes législatifs codifiés».

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à GazettePubsOnt@mbs.gov.on.ca

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50 rue Grosvenor, Toronto (Ontario) M7A 1N8

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MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

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INFORMATION TEXT FOR ONTARIO GAZETTE

Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at GazettePubsOnt@mbs.gov.on.ca

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Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Banana Joe's, Inc. 46523
5777 Updyke Rd., Grass Lake, Michigan 49240, USA

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:

1. to points in Ontario; and

2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

Bay Street Executive Limousine Services Inc. 46383
411 Duplex Ave., Suite 2314, Toronto, ON M4R 1V2

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto, Hamilton, London and Kingston, the Counties of Simcoe, Dufferin, Essex and Wellington and the Regional Municipalities of York, Peel, Durham, Halton, Niagara and Waterloo to the Ontario/Quebec, Ontario/Manitoba and the Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin

PROVIDED THAT there be no pick up or drop off of passengers except at point of origin.

PROVIDED FURTHER THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P.54.

Applies for a public vehicle operating licence as follows: 46383-A

For the transportation of passengers on a chartered trip from points in the Cities of Toronto, Hamilton, London and Kingston, the Counties of Simcoe, Dufferin, Essex and Wellington and the Regional Municipalities of York, Peel, Durham, Halton, Niagara and Waterloo.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P.54.

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2911



Bestt Transportation Services Inc.

45781

239 Wellington St., St. Thomas, ON N2R 2S6

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the County of Elgin to the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

PROVIDED FURTHER THAT the licensee be restricted to the use of Class “D” public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of twelve (12) passengers, exclusive of the driver.

Applies for a public vehicle operating licence as follows: 45781-A

For the transportation of passengers on a chartered trip from points in the County of Elgin.

PROVIDED THAT the licensee be restricted to the use of Class “D” public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P.54, each having a maximum seating capacity of twelve (12) passengers, exclusive of the driver.

Mediterranean Mermaid Catering Inc.

46244-B

350 Shermer Ave. N., Hamilton, ON L8L 6N6

Applies for an extension to extra provincial operating licence X-3444 as follows:

For the transportation of passengers on a chartered trip from points in the Counties of Haldimand, Norfolk, Brant, Wellington, Elgin, Dufferin and Oxford, the City of Toronto and the Regional Municipalities of Waterloo and Durham to the Ontario/Quebec, Ontario/Manitoba and the Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin

PROVIDED THAT there be no pick up or drop off of passengers except at point of origin.

PROVIDED FURTHER THAT the licensee be restricted to the use of Class “D” public vehicles as defined in paragraph (a)(iv) of subsection 1

of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P.54.

Applies for an extension to public vehicle operating licence PV-5336 as follows: 46244-C

For the transportation of passengers on a chartered trip from points in the Counties of Haldimand, Norfolk, Brant, Wellington, Elgin, Dufferin and Oxford, the City of Toronto and the Regional Municipalities of Waterloo and Durham.

PROVIDED THAT the licensee be restricted to the use of Class “D” public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, chapter P.54.

Rickert Enterprises Incorporated

46120-A

Box 368, Stratford, ON N5A 6T3

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Counties of Grey, Bruce, Wellington, Huron, Oxford and Perth to the Ontario/Quebec, Ontario/Manitoba and the Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin

PROVIDED THAT there be no pick up or drop off of passengers except at point of origin.

PROVIDED FURTHER THAT the licensee be restricted to the use of Class “D” public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, chapter P. 54, each having a maximum seating capacity of twelve (12) passengers, exclusive of the driver.

Applies for a public vehicle operating licence as follows: 46120-B

For the transportation of passengers on a chartered trip from points in the Counties of Grey, Bruce, Wellington, Huron, Oxford and Perth.

PROVIDED THAT the licensee be restricted to the use of Class “D” public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, chapter P.54, each having a maximum seating capacity of twelve (12) passengers, exclusive of the driver.

FELIX D’MELLO

(138-G923) Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations

Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act

Avis d’inobservation de la Loi sur l’imposition des corporations

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Finance, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n’avaient pas respecté la *Loi sur l’imposition des corporations*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l’imposition des corporations* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l’imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa, Ontario L1H 8H6.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la société:	société en Ontario

2005-09-10

AGUIAR HOSPITALITY INC..... 001469251

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
ALPHA BIO-DIAGNOSTICS INC.....	001338842
ANZER CORPORATION	001150425
BCOM INC.....	000918160
BEDFELLOWZ CANADA INC.....	001281796
BWA TREATMENT TECHNOLOGIES INC.....	001017871
CAPITAL ENERGY CORPORATION	001099801
CARS 'N' TRUCKS 'R' US INC.....	000927938
CLASSIC WOOD PRODUCTS P.T.Y. CORP.....	001363196
CLB FOOD SERVICES LTD.....	001159389
COMPLETE RENT-ALLS (PETERBOROUGH) LIMITED.....	000218675
COOPER FLUID POWER INC.	001186516
D W DESIGNWORKS INC.....	000527492
DAVID D. DANIELS LTD.	000267326
DCT CANADA INC.....	000916887
DIVERSIFIED DISPLAY SERVICES INC.....	001091377
DYNAMIC POWER LTD.....	000645009
EAST TRUCK SERVICE INC.....	001018317
EXETER GLASS MIRROR AND AUTO GLASS INC.	001343914
FISCHER CAMERON CONTRACTING LTD.....	000886687
FOGH CHEMICAL CORPORATION.....	001235126
G. & O. VENDING OF BURLINGTON LIMITED.....	000234161
GEROW'S FLOWERS LTD.....	001369260
GORDON WOOD & ASSOCIATES INC.....	001086294
H AND A FRANCHISE CONSULTANTS INC.....	001153297
H.T. COLLISION CENTRE INC.....	001246738
HAMILTON BIO CONVERSION INC.....	001059304
HIGHLAND PIPELINE LTD.....	001314349
HOCK MACHINE MANUFACTURING LIMITED.....	000151121
HOOVER DANIELS UNLIMITED INC.....	000910506
HUSSEY SIGNS INC.....	001350222
I & I WORLDWIDE INC.....	000937092
INDUSTRIAL MOTOR FREIGHT LINES INC.....	002004401
J AND B AUTO SALES AND LEASING INC.....	001287467
J. T. BURNETT CONSULTING INC.....	001032483
J.R.H. INSTALLATIONS LIMITED.....	001005016
JEFTREX DECORS INC.....	001264573
JOE ROBSON DRIVER SERVICES LTD.....	000804232
JOHN THOMAS ANDRE INC.....	000359889
KARISMA INC.....	001243182
LACASSE BOOKKEEPING SERVICES, LIMITED.....	001139166
LAUNI MASONRY LIMITED.....	001021451
M&D DESIGNED KITCHENS INC.....	000898467
MARY'S EATERY INC.....	001056514
MISTER TRUCK & EQUIPMENT SALES INC.....	000858885
NORTHERN FRONTIER DEVELOP. LTD.....	000358674
NOVACRETE FORMING INC.....	001209775
OLDE UNIONVILLE JEWELLERS LTD.....	000669749
ORANGEVILLE STEEL LTD.....	001219547
PENTA FOOD SERVICES INC.....	001148217
PHARMAQUEST CORP.....	001344432
R.P. LEWIS & ASSOCIATES INC.....	001205600
RMX PROPERTIES (1995) LIMITED.....	001152721
SILVERLAKE SOFTWARE SYSTEMS INC.....	000717695
SNS CONSULTANTS INCORPORATED.....	000945607
SPAVAGANZA LIMITED.....	001068055
STEFANIUK ELECTRICAL SERVICES LTD.....	001115458
SUEDON FOODS LTD.....	000985062
SUPER TOUCH AUTO COLLISION 2000 INC.....	001307363
TRIPOLE ELECTRONICS LTD.....	000730400
TRUE NORTH TRANSPORT INC.....	000748598
VARDY WORKS INC.....	001394509
VIDEOMAK LTD.....	001156142
WM. & THOS. SAUDER OIL LIMITED.....	000117087
ZANARDO DEVELOPMENT INC.....	000829586
1011770 ONTARIO INC.....	001011770
1031710 ONTARIO INC.....	001031710
1041757 ONTARIO LIMITED.....	001041757
1044100 ONTARIO LIMITED.....	001044100
1060264 ONTARIO LIMITED.....	001060264
1065398 ONTARIO LTD.....	001065398

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1072651 ONTARIO INC.....	001072651
1078370 ONTARIO INC.....	001078370
1083982 ONTARIO LIMITED.....	001083982
1095881 ONTARIO LIMITED.....	001095881
1105282 ONTARIO LIMITED.....	001105282
1105861 ONTARIO LIMITED.....	001105861
1107157 ONTARIO INC.....	001107157
1111745 ONTARIO INC.....	001111745
1121048 ONTARIO INC.....	001121048
1121578 ONTARIO INC.....	001121578
1122665 ONTARIO LTD.....	001122665
1124788 ONTARIO LTD.....	001124788
1132504 ONTARIO LIMITED.....	001132504
1136170 ONTARIO INC.....	001136170
1142670 ONTARIO INC.....	001142670
1149874 ONTARIO LIMITED.....	001149874
1193496 ONTARIO LTD.....	001193496
1225429 ONTARIO LIMITED.....	001225429
1229130 ONTARIO INC.....	001229130
1248210 ONTARIO INC.....	001248210
1248467 ONTARIO INC.....	001248467
1249973 ONTARIO INC.....	001249973
1276438 ONTARIO LIMITED.....	001276438
1318893 ONTARIO INC.....	001318893
1325307 ONTARIO LTD.....	001325307
1326720 ONTARIO LIMITED.....	001326720
1350296 ONTARIO LTD.....	001350296
1361033 ONTARIO LIMITED.....	001361033
1363664 ONTARIO INC.....	001363664
1425341 ONTARIO INC.....	001425341
1427862 ONTARIO INC.....	001427862
1445057 ONTARIO LIMITED.....	001445057
1492729 ONTARIO INC.....	001492729
525 RICHMOND STREET LIMITED.....	000696376
548465 ONTARIO INC.....	000548465
598225 ONTARIO LIMITED.....	000598225
604888 ONTARIO INC.....	000604888
655003 ONTARIO INC.....	000655003
819994 ONTARIO INC.....	000819994
928674 ONTARIO INC.....	000928674
943935 ONTARIO INC.....	000943935
981617 ONTARIO INC.....	000981617

(138-G914)

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution (Non-respect de la Loi sur l'imposition des corporations)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 15 August, 2005 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats de constitution dont les 15 août 2005 pour non-respect des dispositions de la *Loi sur l'imposition des corporations* et que la dissolution des sociétés concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2005-08-15	
"PLUS" TRANSPORTATION SERVICES INC.	001194906
A NEW FRONTIER SALES INC.	001179160
A.N.S. AFFORDABLE NAME SEARCH INC.	001153774
A.P.L. ELECTRICAL CONTRACTING LTD.	001283985
A'S & K'S MOBILE STEAM WASH INC.	001075067
ABBY HILL CATTLE CO. LTD.	000687982
ACCLAIM INTERPRETATION & TRANSLATION SERVICES INC.	001192221
ACTION HARDWARE (CANADA) LIMITED	001132536
ACWA SPORT CORPORATION	001179704
ADVANCED DEBT TECHNOLOGIES LIMITED	001147024
ADVANCED TELECOM SOLUTIONS INC.	001164163
ADVANTEXCEL.COM COMMUNICATIONS CORP.	000559550
AGS COMPUTER TRADING LTD.	001265260
AJIT ZACHARIAS HOLDINGS LTD.	001196011
ALBANY KNIGHT ASSOCIATES INC.	000922412
ALEX WONG INC.	001153767
ALINE K. HOLDINGS INC.	001296917
ALL-REACH EQUIPMENT INC.	001174697
ALLMINE TRUCKING LTD.	001260814
ALM CONSULTING INC.	001261670
ALPEG REAL ESTATE LTD.	000409156
AMATI CONSTRUCTION LTD.	001007307
AMATI GROUP LTD.	001006413
AMLIN CONTRACTING (WINDSOR) INC.	001256497
AMLIN MANAGEMENT SERVICES INC.	001256498
AMRAX HOLDINGS LTD.	001265241
ANCOR DRYWALL & ACOUSTICS LTD.	001042745
APOLLO FINE CARS LTD.	001200015
ARAF TECHNOLOGY INC.	001262748
ARMAND'S GALLERY LTD.	001146875
ARROWHEAD EXPEDITERS INC.	001147116
ATLANTIC CONSTRUCTION CORPORATION	001260480
AUTOCAPITAL INC.	001219582
AVENUE ROAD BUILDING PRODUCTS LTD.	001262169
AXCESS CANADA INC.	001189631
B.A.N.G. ENTERPRISES INC.	001232105
B.T.I. LOGISTICS INC.	001391005
BABY THUNDER INC.	001379532
BAFAA ENTERPRISES INTERNATIONAL INC.	001196671
BARON INVESTMENT GROUP INC.	001261341
BEST BREATH CENTRE INC.	001170907
BEV HEBB CREATIONS INC.	001264533
BING'S RADIO LIMITED	000291312
BIRCHWOOD ENTERPRISES MUSKOKA LTD.	001184336
BLAST WALL INC.	001490517
BOMBAY JEWELLERS INC.	001169416
BONDHAN CORPORATION TORONTO	001186316
BONUS CORPORATION	001265414
BOOKERS LABELS ADHESIVES INC.	001181920
BOURGALT MARTEL & ASSOCIATES INC.	001165835
BOWGRAY INVESTMENTS LIMITED	000225327
BRIAN FOLEY SANITATION LTD.	001043074
BRIDGE AUTO CONSULTING INC.	001229212
BRIDGE-IT.NET CORPORATION	001195024
BRILLIANT LOGISTICS INTERNATIONAL CORP.	001242895
BRISCO FABRICATING INC.	001255688
BUBBLE & SQUEAK PRODUCTIONS INC.	001259966
BUILDWAY CONSTRUCTION LTD.	001152229
BUY AND SELL BARGAINS INC.	001194690
BUYERS HOLDINGS INC.	001262550
C.C.'S TACOS INC.	001182669
C.F.G. CELESTINE FINANCIAL GROUP INC.	001153917
CABLE PERIPHERAL INC.	001189642
CALEDON EQUINE MANAGEMENT INC.	001254973
CALPHOTYPE LEASING LTD.	000465504
CAMPUS MARKETING CANADA INC.	001171294
CAN-STAR HOLDINGS LIMITED	001192274
CANADA CUSTOM WINDOW & DOORS INC.	001166393
CANADA ICEPARK HOLDINGS INC.	001142050

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CANADIAN CITRUS INTERNATIONAL INC.	001263711
CANADIAN COMPUTER RECYCLERS INC.	001194191
CANADIAN POPS LIMITED	001172203
CANADIAN SMART CARD TECHNOLOGY INC.	001185204
CANAM IMPEX INC.	001148960
CANAM INTERNATIONAL INC.	001262786
CANAZOR LTD.	001169147
CANCHIN INTERNATIONAL LTD.	001442961
CANE AUTO SALES INC.	001066101
CAPITELLO FINE FOODS INC.	001262075
CAPPUCCINO CUP LTD.	001166929
CASTLE ENVIRONICS INC.	001166905
CASUALLY YOURS(FUNDRAISERS)INC.	001261778
CAWIMA LTD.	001147496
CBOSS INC.	001134985
CELESTIAL HEALTH INCORPORATED	001113812
CENTRE FOR CONFLICT AND DISPUTE RESOLUTION INC.	001189625
CERTIFIED LABORATORY CALIBRATIONS INC.	001169069
CHAMELEON GOLF TECHNOLOGIES LTD.	001173114
CHENG YUAN (CANADA) CO. LIMITED	001166984
CHILE-CAN HAULAGE LTD.	001383589
CHOI HOLDINGS (SARNIA) INC.	001197208
CHOOCH'S (KITCHENER) INC.	001261115
CIMPEX INTERNATIONAL INC.	001115844
CLASSIC STANDARDBREDS INC.	001263427
CLIMAX ENTERTAINMENT CORP.	001194725
CLOISTERS / LES CLOITRES INC.	001142683
CLOUD 9 INC.	001159729
CLUB CAFE AURORA INC.	001473072
CLUB XTREME INC.	001166752
COFFEE, TEA OR ME BAKERIES INC.	001158072
COIL INTERACTIVE INC.	001252062
COLLEGE PARKING LINERS INC.	001258001
COLUMBIA METALS REACTIVATION LIMITED	001127872
COMMONWEALTH TELEPHONE TELECOMMUNICATION CORPORATION	001193502
COMMUNITY DEVELOPMENT ASSOCIATES INC.	001168370
COMPUTER ACQUISITION INC.	000730609
COMPUTER SOFTWARE INTERNATIONAL (CSC) INC.	001324163
CONCEPT 3 REALTY SERVICES INC.	001171546
CONTROL HOLDINGS CORP.	001265415
CORRECT LINK INC.	001444942
CRANIUM FILMS GP INC.	001358233
CREATIVE BRANDS INTERNATIONAL INC.	001168395
CRYSTAL AUTO COLLISION CENTRE LTD.	001265139
CUBMAR HOLDINGS INC.	001197991
CYBERPLAY INTERNATIONAL INC.	001183221
DATILETAX INC.	001151992
DAVID SHANNON HOLDINGS INC.	001173095
DEAN AND NORTON EXECUTIVE SEARCH AND CONSULTING LIMITED.	001261250
DELCLARE DEVELOPMENTS INC.	001295131
DELISLE SMILE INC.	001257498
DELLA ROSA GARDEN CENTER INC.	001257148
DESIGN CORE ASSOCIATES, LTD.	001196995
DESIGNS INTERNATIONAL GLASSWARE INC.	001156872
DEXTRON SPORTS MARKETING INC.	001263463
DIANA'S COLLECTION LTD.	001166631
DIETRICH ADVISORY SERVICES INC.	001156926
DISMUSICA LTD.	001260315
DIVERSIFIED FOODS INC.	001186985
DOCTOR-CRETE (1997) LTD.	001254889
DOWNTTECH LTD.	001246467
DRASTAN INC.	001200208
DREAM CHASER HEALTH & WELLNESS (IMPORT AND EXPORT) INC.	001263780
DRECHSLER INDUSTRIES LTD.	001262101
DT 1000 CONTRACTORS INC.	000818438
DUCK SHING HO (CANADA) INC.	001257491

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
DUCOM COMPUTER SYSTEMS LTD.	000498385
DWANG HI-TECH SOFTWARE LTD.	001168610
ECO SUN & SPA TANNING CENTRES INC.	001187338
EDUKATE INC.	001261704
ELECTRO VIDEO & PHOTO LTD.	001166914
ELECTRO-COM HIGH TECH COMPANIES INC.	001265235
ELFI CORPORATION	001246208
ENERGY NORTH WORLDWIDE ASSET HOLDINGS INC.	001189794
ENVIRONMENTAL POLYMER RESEARCH GROUP INC.	001251515
ERGOAIR CANADA LTD.	001194691
EUROSPEC FINE CARS (1998) INC.	001282357
EVERWOOD AGRICULTURAL PRODUCTS INC.	001187154
EYEMCO INC.	001194009
F.D.J. LANDSCAPING & INTERLOCK INC.	001164856
F.P.M. INC.	001265033
FAETECH INC.	001263891
FAR EAST GOLD INC.	001160861
FIBERGLASS FABRICATORS MOOSE PRODUCTIONS INC.	001401074
FLAWN ENTERPRISES INC.	001261435
FLORESCENT SERVICES INC.	001169811
FLORINIAN INVESTMENTS LIMITED	001477132
FLOSTAR INSTRUMENTS INC.	001233536
FOXY'S TOWING INC.	001168309
GALBRO CONSTRUCTION SERVICES INC.	001164814
GENERAL PLASTIC PRODUCTS INCORPORATED	001257640
GERE CANADA INTERNATIONAL SHIPPING COMPANY LTD.	001264520
GLENGARRY FARMS BAKING CO. INC.	001142111
GLOBAL ASSEMBLIES INC.	001228985
GLOBAL WHOLESALE NETWORK.COM INCORPORATED	001350098
GNR WORKWEAR PLUS INC.	001168189
GOFINA INTERNATIONAL HOLDING CORPORATION	001113748
GOLD AND DIAMOND MERCHANTS GROUP CANADA INCORPORATED	001257465
GOLDEN AUTO SERVICE LTD. (1997)	001262778
GOLDEN COMMERCIAL PROPERTIES CORP.	001113876
GOLDEN GOLF INVESTMENT CANADA INC.	001199969
GOLDEN REEF MINES LIMITED	000250562
GORDAC CONSTRUCTION LIMITED	000288084
GRAFF-X INC.	001257482
GRAND RIVER VALLEY BUSINESS SYSTEMS INC.	001165690
GRIENDOME CORP.	001159009
GRENSTAR INTERNATIONAL LTD.	001190364
GUIDEPOST EXPLORATION & MINING LTD.	001158151
H & T INTERNATIONAL INC.	001255798
H. A. TALLIS PRODUCTIONS INC.	001170006
HALLETT INVESTMENTS LTD.	001173530
HANDS TRADING COMPANY LTD.	001266496
HARDCORE SECURITY INC.	001261283
HAUGHTON SECURITY MANAGEMENT INC.	001170596
HAUS WORK LTD.	001262152
HEMPENFOLK INTERNATIONAL INC.	001166623
HIGHER GROUND STILT-DANCE THEATRE INC.	001463596
HOLMESDALE TRACTOR LTD.	001331432
HOMES PLUS REAL ESTATE SERVICES INC.	001196551
HOTSEAT HOLDINGS INC.	001194480
HUNG TO TRADING COMPANY LIMITED	001262177
IL FALCO RISTORANTE LTD.	001153470
INSTITUTE FOR ADVANCEMENT OF DENTISTRY INC.	001261131
INSTITUTE OF ADVANCED NAIL TECHNOLOGY LTD.	001189308
INT.-INDUSTRY DEVELOPING LTD.	001151235
INTEGRATED PROPERTY SOLUTIONS INC.	001185515
INTEGRATED VIRTUAL MARKETING CORPORATION	001170828

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
INTERCOMA LIMITED	001153294
INTERNATIONAL CANADIAN LEGAL SERVICES INC.	001197833
INTERNATIONAL CAPITAL STRATEGIES INC.	001158643
INTERNATIONAL COMPETITIVE EVENT PROMOTIONS INC.	001258598
INTERNATIONAL INSURANCE CLAIMS MANAGEMENT INC.	001260500
INTERTECH CONSULTING SERVICES INC.	001372366
ION SOLUTIONS INC.	001115852
J.K.F. MANUFACTURING INC.	001163138
J-DEX CONSTRUCTION LTD.	001025349
JAGUAR HEATING & AIR CONDITIONING LTD.	001172677
JEILLAND INTERNATIONAL EXCHANGE & DEVELOPMENT INC.	001152140
JERICON CONSULTING INC.	001181737
JOHNNY'S AFTERDARK INC.	001154709
JOSEPH METAL MACHINING LIMITED	001260466
K. MICHAUD DEVELOPMENT CORPORATION	001229110
K&L INTERNATIONAL INDUSTRIES (CANADA) LTD.	001186348
K-W USED COMPUTERS LTD.	001260817
KIEFTE IMPELMARKETING INC.	001151345
KING ADJUSTERS LTD.	000090028
KINGSTON TEXTILES INC.	001161523
KIRKLAND WRIGHT GOLD LTD.	001118728
KOSHIN COMPANY INC.	001164434
KROMAWAVE INCORPORATED	001209346
LABA INVESTMENTS LTD.	001147369
LASERTECH AUTO REPAIR ENTERPRISES INC.	001140132
LEEJAN MANAGEMENT SERVICES LIMITED	000313648
LENOX POLYMERS LIMITED	000789606
LICENSED ESTABLISHMENTS GATHER AGAINST LIABILITY INC.	001263625
LOCHABER INVESTMENTS LTD.	000375144
LUNA BAR AND KITCHEN INC.	001408630
LYNDZ LABORATORIES LTD.	001176132
M.C.U. AUTOMOTIVE INC.	000965971
M.E.3 INC.	001260545
M.R.S. LIGHTING SERVICES LTD.	001196422
M.V.P.'S SPORTS BAR & GRILL (BARRIE) INC.	001146372
MAJOR'S SOAP PRODUCTS INC.	000564633
MALTON MEAT SHOP LTD.	001173832
MANXX SERVICES CORP.	001125412
MARDON HOLDINGS INC.	001193032
MARSH ENERGY SERVICES INC.	001068310
MASKTEL MARKETING SERVICES LTD.	001237464
MATEEV BROTHERS HOTEL LIMITED	000220740
MATRESS DISCOUNTERS INC.	001142549
MCGRATH INVESTMENT CORPORATION	001263712
MELAMED FINANCE CORP.	001234567
MELAT ENTERPRISES LTD.	001166907
MELFORD AUTO CENTRE INC.	001205777
METRO INTERNET MARKETING INC.	001263412
MILANO'S TRATTORIA LTD.	001173096
MINDEX INC.	001265232
MINGDA INTERNATIONAL GROUP CO. LTD.	001228617
MISSION PICTURES INC.	001262507
MMS CONSULTING INC.	001150849
MOHAN RENOVATIONS LTD.	001259972
MOHIZ. DIDAR. MANAGEMENT, INC.	001172777
MONA LEASING CORPORATION	001191659
MONKEY BUSINESS INC.	001329580
MOON SPORTS WEAR LTD.	001257720
MOORE ESTATES INC.	001155443
MORGAN ENGINEERING CANADA INC.	001175562
MR.WASH INC.	001261343
MTA SYSTEMS INC.	001252063
MUD HEN'S TAPS & GRILL LTD.	001017655
NACRO IMPORT/EXPORT INC.	001259237
NADIA'S EAST CAMPUS EATERY INC.	001147052

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
NAR CAPITAL VENTURES INC.	001262558
NATEX ROOFING & SHEET METAL INC.	001195129
NERIC PRODUCTION CO. LTD.	001262933
NETAD (CANADA) INC.	001182309
NETBOUND COMMUNICATIONS INC.	001165730
NEW WING SUN ENTERPRISES CANADA LTD.	001179136
NEW WORLD INTERNATIONAL CORPORATION	001182535
NIGEL'S COFFEE & TEA CO. INC.	001181751
NILAM RESTAURANT INC.	001189264
NINE INFINITUM EQUITIES LTD.	001181266
NO CHEM NATURAL FOODS INC.	001146624
NORA SZIGETI CONSULTANTS LTD.	001167774
NORTH AMERICA INT'L INVESTMENT HOLDING GROUP INC.	001164097
NORTHERN HOUSEWARES LTD.	001185203
NORTHSTAR EMPORIUM INC.	001186823
NORTHWEST MEDICAL PAPER SUPPLY INC.	001260044
NOT OF THIS EARTH SOFTWARE INC.	001437897
OBILEX GROUP LTD.	001265016
OFX INC.	001173629
OLYMPIA & YORK EUROCREDITCO LIMITED	000738754
ONTARIO UTILITY ARBORISTS LIMITED	000304027
ONYX HEALTH PRODUCTS INC.	001194681
OTA HOLDINGS INC.	001174966
OVERSEAS LINKS (CANADA) LTD.	001014802
P & T TOWING LTD.	001252228
P.T. GOLF SERVICES INC.	001157305
PALADIN MACHINING INC.	001256406
PANTERA INTERNATIONAL HOLDINGS INC.	001195828
PARA TRADING CORPORATION	001153694
PAT IACOVETTA CLEANERS LIMITED	000760604
PAULA'S WEIGHT LOSS CLINIC LTD.	001169336
PEDADOGICAL CENTRE INC.	001157092
PERFECT MEDIA SERVICE LTD.	001261003
PERFORMANCE COMPUTER CONSULTING INC.	001213541
PEROS-SAR TRUCKING LTD.	000943954
PERSONAL CARE INC.	001262764
PHASE ONE BUSINESS FACILITATORS INC.	001184175
PINE GROVE DESIGN INC.	001445473
PIRI PIRI GRILLE INC.	001257086
PLANCORP DESIGN GROUP INC.	001158185
PMH MANAGEMENT INC.	001137816
POLPAK SYSTEMS INC.	001262770
POOLTIME BILLIARDS & CIGAR LOUNGE INC.	001257490
PREMIERE SUBSTITUTE CORPORATION	001147437
PRIVATE PROCESS SERVING INC.	001196281
PROEX BIOTECH INC.	001257048
PROGRESSIVE PRIORITIES INC.	001157093
PROGRESSIVE WASTE SOLUTIONS INC.	001151145
PROMOTIONAL PREMIUMS OF CANADA CORPORATION	001257567
PROSTAR GENESIS INVESTMENT LTD.	001261643
PUCAUNION INTERNATIONAL (CANADA) INC.	001378594
QUANSTAR CORPORATION	001012017
QUEST TENANTS CONSULTANTS INC.	001167317
QUIDNUNC CORP.	001149662
R.A.G.E. PRESENTS INC.	001192683
R.L. ENTERPRISES INC.	001154703
R.P.C. / CANCEPT CORPORATION	001190192
REALTIME MARKETING IDEAS INC.	001175322
REDETE INC.	000427756
REGAL UPHOLSTERY & REFINISHING INC.	001179429
REICHMANN HAUER HOLDINGS LTD.	001153401
REK CREATIONS (CANADA) LTD.	001262772
RENEWED MOBILITY SALES & SERVICE LTD.	001203018
RETAIL MIND INC.	001271779
RICE'S FLOWERS INC.	001211067
RIDEAU MANOR INC.	001200387
RIGHT ON! TIME MESSENGER SERVICE INC.	000977576
RIN-MAR HOME CONSTRUCTION INC.	000717452
ROBSON PRODUCTIONS INC.	001144135

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
ROSE'S KITCHEN INC.	001170940
ROSEPAS-WILKAR HOLDING LTD.	001260463
RUSSO INTERNATIONAL FOOD INCORPORATED	001188927
S C QUALITY ASSOCIATES, INC.	001306750
SAGANAGA RESOURCES INC.	001192008
SANSE & TILLY INC.	001257630
SATAN'S PLAYHOUSE INC.	002002134
SENTINEL SNOW GUARD SYSTEMS INC.	001254620
SHAHRBABA AND SONS LTD.	001166931
SHE & HE INVESTMENTS LIMITED	001209970
SIZETECH INC.	001204429
SKIMID INC.	001166751
SKS FASHION COLLECTION INC.	001262740
SKY DOME DRYWALL INC.	001133080
SLAVE VIDEOS INC.	001265412
SMART INFORMATION SYSTEMS INC.	001175997
SNARKS ENTERPRISES INC.	001074350
SOLAR WEAR INC.	001200165
SOLOBAR INC.	001241586
SOMERSET (WALLIS) DEVELOPMENT CORPORATION	001135223
SOUND BUSINESS SOLUTIONS INC.	001143150
SOVEREIGN MARKETING INC.	001194538
SPECIAL CARE ELECTRONICS INC.	001212768
SPIRIT WATER ONTARIO INC.	001174748
ST JAMES DAYCARE SERVICES INC.	001186240
ST. JACOBS COUNTRY WINERY & CIDERY INC.	001368332
STARTING (CANADA) LTD.	001196238
STILL HUMAN MOVING PICTURES INC.	001166539
STONEHAVEN TRADING (CANADA) LTD.	001113860
STRONG ELECTRICAL & SECURITY SYSTEMS INC.	001119528
SUN'S HI-TECH DEVELOPMENT LTD.	001262084
SYNGAR ENTERPRISES INC.	001152391
T & O MACHINERY SALES & SERVICE INC.	001265249
T.F.F. MANUFACTURING & SUPPLY LTD.	001375034
T.N.T. INTERIORS LTD.	001185691
TAGGART ENVIRONMENTAL CORPORATION	000938871
TAGTOM HOSPITALITY MANAGEMENT CORPORATION	001120936
TAKASHI CORPORATION	001140003
TARGET DIECUTTING INC.	001264411
TED HASTIE GENERAL CONTRACTING LTD.	001170149
TEEEKAY AUTO COLLISION LTD.	001188941
TENLEVART CORPORATION	001194766
TERPSICHORE PRODUCTIONS LIMITED	001155887
TERRA MACHINES INC.	001217498
TETTLETON'S LTD.	001265079
THE ALPINE ROOM INC.	001113700
THE BAKER'S TOUCH INC.	001264597
THE COUPLE'S BOUTIQUE INC.	001261763
THE GLASS, MIRROR & ALUMINUM COMPANY INC.	001287255
THE GREAT CANADIAN VIDEO ROADSHOW INC.	001157288
THE HORSES EQUINE MANAGEMENT INC.	001253780
THE JAVA NOOK INC.	001261753
THE JESENA CORPORATION	001262857
THE MAD CHEF INC.	001179197
THE MEDICAL CONNECTION INC.	001257775
THE NEMA GROUP LTD.	001261752
THE RILECO GROUP INC.	001154970
THE S.D.S. COMMUNICATIONS CORPORATION	001262488
THE WONDERS OF WILBE INC.	001154388
TIGER INTERNATIONAL TRUST CORPORATION	001262796
TIMBER ENTERPRISES INC./LES ENTREPRISES TIMBER INC.	001261062
TING HONG ENTERPRISES INC.	001209370
TOBIN INNOVATIVE PRODUCTS INC.	001073093
TOROMARK FURNITURE HOUSE LIMITED	000141577
TORONTO ACADEMY OF INTERNATIONAL EXCHANGES INC.	001263573
TREBEL ENTERTAINMENT CONSULTANTS INC.	001263541

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
TRI-CORP TELEPHONE REPAIR AND INSTALLATION INC.....	001147736
TRIDEL EQUITIES SERIES A LIMITED.....	000802021
TRIDEL EQUITIES SERIES B LIMITED.....	000802022
TROWFIELD FARMS LTD.....	001260299
UNITY ACCEPTANCE CORP.....	001193118
VIDEO CITY OF SCARBORO INC.....	001152066
VILLAGE BY THE GRANGE INVESTMENTS LIMITED.....	000529155
W.C. NEILSON HOLDINGS LIMITED.....	001257492
WAMACON WASTE MANAGEMENT LTD.....	000854308
WARICK HOLDINGS INC.....	001262549
WARREN TACKLE INC.....	001200014
WEBWIDE ADVERTISING INC.....	001146634
WELL TREND CANADA INC.....	001262560
WESLOR TRADING CO. LTD.....	001260912
WHITEROCK, DEVINE INDUSTRIES INCORPORATED.....	001164199
WILD THINGS PRODUCTIONS INC.....	001252213
WINTERBERRY WOODWORKS LIMITED.....	001169982
WORKPLACE QUALITY SYSTEMS INC.....	001214896
XTRAKT OF CANADA CORPORATION.....	001257111
XWORX INCORPORATED.....	001264609
YONG SHENG CHINESE HERBS INC.....	001181566
YORKLAND CONTRACTING INC.....	001263848
1014893 ONTARIO INC.....	001014893
1017481 ONTARIO LTD.....	001017481
1024496 ONTARIO INC.....	001024496
1049612 ONTARIO INC.....	001049612
1105971 ONTARIO INC.....	001105971
1111541 ONTARIO LIMITED.....	001111541
1113808 ONTARIO LIMITED.....	001113808
1113844 ONTARIO LTD.....	001113844
1117942 ONTARIO INC.....	001117942
1119572 ONTARIO INC.....	001119572
1121052 ONTARIO INC.....	001121052
1121571 ONTARIO LIMITED.....	001121571
1125994 ONTARIO INC.....	001125994
1134913 ONTARIO INC.....	001134913
1134920 ONTARIO INC.....	001134920
1136144 ONTARIO INC.....	001136144
1137753 ONTARIO INC.....	001137753
1140277 ONTARIO INC.....	001140277
1140454 ONTARIO INC.....	001140454
1140638 ONTARIO INC.....	001140638
1142197 ONTARIO INC.....	001142197
1142422 ONTARIO LTD.....	001142422
1142987 ONTARIO INC.....	001142987
1145534 ONTARIO INC.....	001145534
1146883 ONTARIO INC.....	001146883
1147176 ONTARIO LTD.....	001147176
1149056 ONTARIO INC.....	001149056
1149566 ONTARIO INC.....	001149566
1149971 ONTARIO LTD.....	001149971
1149977 ONTARIO INC.....	001149977
1150196 ONTARIO INC.....	001150196
1150725 ONTARIO INC.....	001150725
1151286 ONTARIO INC.....	001151286
1151721 ONTARIO LIMITED.....	001151721
1153258 ONTARIO INC.....	001153258
1153270 ONTARIO LTD.....	001153270
1153559 ONTARIO LTD.....	001153559
1153926 ONTARIO INC.....	001153926
1154637 ONTARIO LTD.....	001154637
1154644 ONTARIO LTD.....	001154644
1154675 ONTARIO LIMITED.....	001154675
1154909 ONTARIO LIMITED.....	001154909
1155675 ONTARIO LIMITED.....	001155675
1156063 ONTARIO INC.....	001156063
1157489 ONTARIO LIMITED.....	001157489
1158656 ONTARIO LIMITED.....	001158656

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1158799 ONTARIO LIMITED.....	001158799
1159347 ONTARIO INC.....	001159347
1159392 ONTARIO INC.....	001159392
1159609 ONTARIO INC.....	001159609
1159693 ONTARIO LIMITED.....	001159693
1159790 ONTARIO LTD.....	001159790
1159864 ONTARIO LTD.....	001159864
1160633 ONTARIO INC.....	001160633
1165069 ONTARIO LTD.....	001165069
1165664 ONTARIO LIMITED.....	001165664
1165674 ONTARIO LIMITED.....	001165674
1166081 ONTARIO INC.....	001166081
1166158 ONTARIO LIMITED.....	001166158
1166634 ONTARIO LIMITED.....	001166634
1166932 ONTARIO INC.....	001166932
1167265 ONTARIO INC.....	001167265
1167635 ONTARIO INC.....	001167635
1167805 ONTARIO INC.....	001167805
1167844 ONTARIO INC.....	001167844
1168076 ONTARIO INC.....	001168076
1168115 ONTARIO INC.....	001168115
1168597 ONTARIO LTD.....	001168597
1169543 ONTARIO INC.....	001169543
1169635 ONTARIO LTD.....	001169635
1169652 ONTARIO LIMITED.....	001169652
1170036 ONTARIO LIMITED.....	001170036
1170587 ONTARIO LIMITED.....	001170587
1171295 ONTARIO LIMITED.....	001171295
1171633 ONTARIO INC.....	001171633
1171754 ONTARIO INC.....	001171754
1172316 ONTARIO INC.....	001172316
1172600 ONTARIO INC.....	001172600
1172649 ONTARIO LIMITED.....	001172649
1172832 ONTARIO LIMITED.....	001172832
1173357 ONTARIO INC.....	001173357
1173423 ONTARIO LIMITED.....	001173423
1173703 ONTARIO INC.....	001173703
1173983 ONTARIO LIMITED.....	001173983
1174869 ONTARIO INC.....	001174869
1175397 ONTARIO INC.....	001175397
1175852 ONTARIO INC.....	001175852
1176470 ONTARIO INC.....	001176470
1176623 ONTARIO INC.....	001176623
1178953 ONTARIO INC.....	001178953
1179291 ONTARIO LIMITED.....	001179291
1179680 ONTARIO INC.....	001179680
1180273 ONTARIO INC.....	001180273
1180280 ONTARIO INC.....	001180280
1180294 ONTARIO INC.....	001180294
1180313 ONTARIO INC.....	001180313
1181223 ONTARIO INC.....	001181223
1181653 ONTARIO LIMITED.....	001181653
1182361 ONTARIO LTD.....	001182361
1183085 ONTARIO LIMITED.....	001183085
1183205 ONTARIO INC.....	001183205
1184159 ONTARIO INC.....	001184159
1184197 ONTARIO INC.....	001184197
1184298 ONTARIO LIMITED.....	001184298
1184797 ONTARIO INC.....	001184797
1185187 ONTARIO INC.....	001185187
1185501 ONTARIO INC.....	001185501
1185797 ONTARIO INC.....	001185797
1186128 ONTARIO INC.....	001186128
1186212 ONTARIO INC.....	001186212
1186235 ONTARIO INC.....	001186235
1187051 ONTARIO INC.....	001187051
1187295 ONTARIO INC.....	001187295
1187303 ONTARIO INC.....	001187303
1187418 ONTARIO INC.....	001187418
1187671 ONTARIO INC.....	001187671
1188475 ONTARIO INC.....	001188475

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario	Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1189248 ONTARIO INC.....	001189248	1256038 ONTARIO INC.....	001256038
1189615 ONTARIO INC.....	001189615	1256039 ONTARIO LIMITED.....	001256039
1189857 ONTARIO INC.....	001189857	1256401 ONTARIO INC.....	001256401
1190034 ONTARIO LIMITED.....	001190034	1256934 ONTARIO LTD.....	001256934
1190971 ONTARIO INC.....	001190971	1257065 ONTARIO INC.....	001257065
1191377 ONTARIO LIMITED.....	001191377	1257097 ONTARIO LIMITED.....	001257097
1191421 ONTARIO INC.....	001191421	1257121 ONTARIO INC.....	001257121
1191441 ONTARIO INC.....	001191441	1257713 ONTARIO INC.....	001257713
1191442 ONTARIO INC.....	001191442	1257792 ONTARIO LIMITED.....	001257792
1192320 ONTARIO INC.....	001192320	1258616 ONTARIO INC.....	001258616
1194463 ONTARIO LIMITED.....	001194463	1259553 ONTARIO INC.....	001259553
1194541 ONTARIO INC.....	001194541	1259577 ONTARIO LTD.....	001259577
1194621 ONTARIO LTD.....	001194621	1259964 ONTARIO INC.....	001259964
1195557 ONTARIO LIMITED.....	001195557	1259980 ONTARIO LTD.....	001259980
1196159 ONTARIO INC.....	001196159	1260048 ONTARIO LTD.....	001260048
1197092 ONTARIO INC.....	001197092	1260051 ONTARIO INC.....	001260051
1197847 ONTARIO LTD.....	001197847	1260058 ONTARIO LTD.....	001260058
1197861 ONTARIO LTD.....	001197861	1260092 ONTARIO INC.....	001260092
1197987 ONTARIO INC.....	001197987	1260129 ONTARIO LIMITED.....	001260129
1198631 ONTARIO CORPORATION.....	001198631	1260306 ONTARIO INC.....	001260306
1198762 ONTARIO LTD.....	001198762	1260561 ONTARIO LIMITED.....	001260561
1199282 ONTARIO INC.....	001199282	1260815 ONTARIO INC.....	001260815
1200472 ONTARIO LIMITED.....	001200472	1261069 ONTARIO INC.....	001261069
1200509 ONTARIO LTD.....	001200509	1261070 ONTARIO INC.....	001261070
1201893 ONTARIO LIMITED.....	001201893	1261114 ONTARIO LIMITED.....	001261114
1202333 ONTARIO LTD.....	001202333	1261426 ONTARIO INC.....	001261426
1202335 ONTARIO INC.....	001202335	1261434 ONTARIO LIMITED.....	001261434
1205040 ONTARIO LTD.....	001205040	1261486 ONTARIO INC.....	001261486
1205502 ONTARIO LTD.....	001205502	1261635 ONTARIO LIMITED.....	001261635
1205802 ONTARIO INC.....	001205802	1261684 ONTARIO INC.....	001261684
1207631 ONTARIO LTD.....	001207631	1261701 ONTARIO INC.....	001261701
1209446 ONTARIO INC.....	001209446	1261716 ONTARIO INC.....	001261716
1209934 ONTARIO LTD.....	001209934	1261762 ONTARIO INC.....	001261762
1210603 ONTARIO LTD.....	001210603	1262018 ONTARIO INC.....	001262018
1211443 ONTARIO INC.....	001211443	1262188 ONTARIO LIMITED.....	001262188
1212863 ONTARIO INC.....	001212863	1262194 ONTARIO LTD.....	001262194
1213178 ONTARIO INC.....	001213178	1262478 ONTARIO INC.....	001262478
1213512 ONTARIO INC.....	001213512	1262630 ONTARIO INC.....	001262630
1213983 ONTARIO LTD.....	001213983	1262866 ONTARIO INC.....	001262866
1218918 ONTARIO INC.....	001218918	1262874 ONTARIO LIMITED.....	001262874
1223443 ONTARIO LTD.....	001223443	1263428 ONTARIO INC.....	001263428
1223847 ONTARIO INC.....	001223847	1263429 ONTARIO LIMITED.....	001263429
1224804 ONTARIO INC.....	001224804	1263470 ONTARIO INC.....	001263470
1225331 ONTARIO CORP.....	001225331	1263564 ONTARIO LIMITED.....	001263564
1227636 ONTARIO INC.....	001227636	1263710 ONTARIO INC.....	001263710
1229412 ONTARIO INC.....	001229412	1263755 ONTARIO LTD.....	001263755
1234519 ONTARIO LIMITED.....	001234519	1263875 ONTARIO INC.....	001263875
1235863 ONTARIO INC.....	001235863	1264531 ONTARIO LTD.....	001264531
1242377 ONTARIO INC.....	001242377	1264547 ONTARIO INC.....	001264547
1242390 ONTARIO INC.....	001242390	1264582 ONTARIO INC.....	001264582
1243487 ONTARIO LTD.....	001243487	1264714 ONTARIO INC.....	001264714
1243600 ONTARIO INC.....	001243600	1265164 ONTARIO LIMITED.....	001265164
1243770 ONTARIO LIMITED.....	001243770	1265208 ONTARIO INC.....	001265208
1246065 ONTARIO LIMITED.....	001246065	1265242 ONTARIO LIMITED.....	001265242
1248889 ONTARIO INC.....	001248889	1265267 ONTARIO INC.....	001265267
1249670 ONTARIO INC.....	001249670	1265321 ONTARIO INC.....	001265321
1249901 ONTARIO LTD.....	001249901	1265381 ONTARIO LTD.....	001265381
1249995 ONTARIO INC.....	001249995	1265389 ONTARIO INC.....	001265389
1251534 ONTARIO LIMITED.....	001251534	1265449 ONTARIO INC.....	001265449
1252229 ONTARIO LIMITED.....	001252229	1267004 ONTARIO INC.....	001267004
1252290 ONTARIO INC.....	001252290	1283224 ONTARIO INC.....	001283224
1252529 ONTARIO INC.....	001252529	1313644 ONTARIO LTD.....	001313644
1253638 ONTARIO INC.....	001253638	1320926 ONTARIO INC.....	001320926
1254413 ONTARIO LIMITED.....	001254413	1323107 ONTARIO LTD.....	001323107
1254633 ONTARIO INC.....	001254633	1342078 ONTARIO LIMITED.....	001342078
1254952 ONTARIO LIMITED.....	001254952	1355229 ONTARIO LTD.....	001355229
1254957 ONTARIO LIMITED.....	001254957	1387553 ONTARIO INC.....	001387553
1255620 ONTARIO LIMITED.....	001255620	1388864 ONTARIO LIMITED.....	001388864
1255692 ONTARIO INC.....	001255692	1421336 ONTARIO INC.....	001421336
1255790 ONTARIO INC.....	001255790	1450135 ONTARIO LIMITED.....	001450135
1255794 ONTARIO INC.....	001255794	1481737 ONTARIO INC.....	001481737

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2ND SUN COMPUTER SERVICES INC.	001262551
486760 ONTARIO INC.	000486760
5 STAR AUTO SALES INC.	001265403
563629 ONTARIO LIMITED	000563629
596464 ONTARIO INC.	000596464
660295 ONTARIO INC.	000660295
700392 ONTARIO LIMITED	000700392
733765 ONTARIO LIMITED	000733765
766787 ONTARIO INC.	000766787
767358 ONTARIO LIMITED	000767358
795500 ONTARIO LIMITED	000795500
826793 ONTARIO LTD.	000826793
83606 ONTARIO LIMITED	000083606
857408 ONTARIO INC.	000857408
953853 ONTARIO INC.	000953853
974689 ONTARIO INC.	000974689
976616 ONTARIO INC.	000976616
982526 ONTARIO INC.	000982526
984417 ONTARIO LTD.	000984417
989199 ONTARIO LIMITED	000989199

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G915)

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-04-30	
MATHIESON WELDING SERVICE LIMITED	000089829
2005-07-11	
1098621 ONTARIO LIMITED	001098621
2005-07-19	
1017360 ONTARIO INC.	001017360
835491 ONTARIO INC.	000835491
2005-07-20	
ELECTRIC AIR INC.	001054321
HAMSTUL MEDICAL SERVICES CORPORATION	000782240
HURONTARIO SWINE LTD.	001423040
1331533 ONTARIO LTD.	001331533
1364165 ONTARIO INC.	001364165
2005-07-21	
GREYROCK INC.	000822954
1005359 ONTARIO LIMITED	001005359
140117 ONTARIO INC.	000140117
2005-07-22	
AVIYA GROUP INC.	001478612
BOB MIL LIMITED	001313762
GIRLSTAR INC.	001482479
M.P. HAGGERTY INVESTMENTS INC.	000554875
WOODS ONTARIO LIMITED	001123572
1001695 ONTARIO INC.	001001695
1029162 ONTARIO INC.	001029162

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
1318806 ONTARIO LTD.	001318806
1371118 ONTARIO INC.	001371118
1470486 ONTARIO INC.	001470486
1561889 ONTARIO INC.	001561889
506572 ONTARIO LIMITED	000506572
654603 ONTARIO LIMITED	000654603
2005-07-23	
BECALYMA INVESTMENTS LTD.	000700266
423314 ONTARIO LIMITED	000423314
2005-07-25	
ARRIS INC.	000828930
B.J. FITZGERALD PHARMACY LIMITED	001146158
DIANE FORDHAM ENTERPRISES LTD.	001039307
FES HOLDINGS LTD.	001273068
MOIKE'S MINI MART LIMITED	000636195
SOCHRIDAN MANAGEMENT INC.	000725439
YORK CLEANERS (NIAGARA) LIMITED	000200767
1055517 ONTARIO LTD.	001055517
1071012 ONTARIO INC.	001071012
1079014 ONTARIO LTD.	001079014
340739 ONTARIO LTD.	000340739
697086 ONTARIO LIMITED	000697086
767023 ONTARIO INC.	000767023
848519 ONTARIO INC.	000848519
2005-07-26	
CAFE GRAINHARVEST INC.	001163234
CLARKMORE PLAZA INC.	000714830
DR. IVEY INC.	001217489
EXTREME PRODUCTIONS LTD.	000783536
FALCON INFORMATION NETWORKS, INC.	001075540
JOSEPH ROY PAINTING LTD.	000796914
K.V.X. TRANSPORTATION IMPORT/EXPORT LTD.	001123909
LAST CALL BEER & WINE INC.	002045198
MCCHUENG INVESTMENT LIMITED	002004891
P.J.A. ENTERPRISES LIMITED	000437507
PEEL COUNTY SECURITY INC.	000939122
PROFITABLE FOODS INC.	001021128
ROECORNER INVESTMENTS INC.	000495122
SUREVEND SALES LIMITED	000401196
TELEWATTS INCORPORATED	001040884
TORONTO URBAN TRANSIT ASSOCIATES INC.	001188867
VILLSON DRYWALL AND ACOUSTICS LIMITED	000335239
1053998 ONTARIO INC.	001053998
1070919 ONTARIO INC.	001070919
1138081 ONTARIO INC.	001138081
1254737 ONTARIO LIMITED	001254737
556647 ONTARIO INC.	000556647
2005-07-27	
CENTENNIAL TRUCKING INC.	001300243
DEL ISAACS TRUCKING LIMITED	000416985
DEWAELE LIMITED	000617472
ESTAN REALTY LIMITED	000102860
GIGA INC.	001452668
KAM HUNG COMPANY LIMITED	001109259
MALIBOU POOLS & ARCHITECTURAL LANDSCAPING INC.	000762904
MANGIA MANGIA MANGIA CANADA INC.	001489282
MIC-MAG WELDING & STEEL LIMITED	000152675
NOMAD IMAGES INC.	001580726
Q432 INC.	001489682
S.R. TRADING & CONTRACTING LTD.	000813350
SCHOMBERG MEADOWS DEVELOPMENT LIMITED	000798510
SPECIALTY AUTOCARS INCORPORATED	000720051
SPECTRAL INFRASTRUCTURE AND ENERGY SYSTEMS LTD.	001465425
1181523 ONTARIO INC.	001181523
1259801 ONTARIO INC.	001259801
1388774 ONTARIO LTD.	001388774
1450048 ONTARIO INC.	001450048
3030 LAWRENCE AVE. EAST INC.	000950810
870094 ONTARIO INC.	000870094

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
879701 ONTARIO INC.	000879701
2005-07-28	
ALGINA INTERNATIONAL INC.	001023599
AUTO APPRAISAL SERVICE LIMITED.....	000834274
GRT SPEECH-LANGUAGE PATHOLOGISTS INC.	001422678
HUMBER INVESTMENTS LIMITED	000202808
ISRM ADJUSTERS INC.	000955954
J & J GREENBAY CO. LTD.	001627894
JIGWELL ENTERPRISES LIMITED	000699870
LIVING IDEA INCORPORATED.....	001618823
MUSCLE GENESIS INC.	001227271
NORTHERN GLOBE FINANCIAL INC.	002042991
PROCESS COMBUSTION ENGINEERING INC.	001454793
RATIONAL STORE LTD.	000935498
SPECIALTY AUTOMOTIVE SERVICES INC.	001210882
UNIGLOBE HEADLEY TRAVEL LIMITED.....	000617240
WANITA TRANSPORT LIMITED.....	000269450
WHEELER AND YOUNG INC.	001169322
1047751 ONTARIO LTD.	001047751
1078165 ONTARIO INC.	001078165
1213432 ONTARIO INC.	001213432
1278822 ONTARIO INC.	001278822
1311591 ONTARIO INC.	001311591
1392359 ONTARIO INC.	001392359
2006922 ONTARIO INC.	002006922
618683 ONTARIO LIMITED	000618683
946607 ONTARIO INC.	000946607
981922 ONTARIO INC.	000981922
2005-07-29	
ALEX KRAKANA & SONS LTD.	000950866
BLARNEY ROCKS INC.	001155954
BOB DULONG MANAGEMENT LIMITED.....	000540814
CAL-TEST SERVICES INC.	001488535
INTERNATIONAL INVESTING & CONSULTING CORPORATION OF AMERICA LIMITED	000469269
KEA CONSTRUCTION CO. INC.	000710021
MAC-ROW CONSTRUCTION LIMITED.....	000298060
MERIT SYSTEMS CONSULTING INC.	001219455
NANACOM CORP.	001376595
PORTBRAZ MASONRY INC.	001439669
RENT-TO-MOW LEASING INC.	001078476
RUSS MILLARD FINANCIAL SERVICES INC.	001187697
SPARX VISUAL COMMUNICATIONS INC.	001384579
THE ZOELMANS' FARM LTD.	000493817
TORONTO GOM-TANG INC.	001114534
TRE FONTANE INC.	001285268
TRIPOS ENTERPRISES INC.	000904686
V.I.P. SUPPLIES INC.	000761957
VALLEY PLAZA RESTAURANT LTD.	000375111
WESTWOOD FLOORING LTD.	000973922
1191848 ONTARIO INC.	001191848
1291035 ONTARIO INC.	001291035
1569707 ONTARIO LIMITED	001569707
1586146 ONTARIO LIMITED	001586146
2044630 ONTARIO INC.	002044630
825747 ONTARIO INC.	000825747
847172 ONTARIO LTD.	000847172
887906 ONTARIO INC.	000887906
918873 ONTARIO INC.	000918873
2005-08-02	
ALEXANDRIA RENOVATIONS CENTRE INC.	001457887
ESPRESSO PLANET INC.	001355345
FOLK ART WOOD'N WHIMSY LIMITED	001246909
GHANTOUS ENTERPRISES INC.	000661674
LAST TANGO INC.	000282308
LOCKSLEY BUILDERS LIMITED.....	000059238
LOTTIE & BECK ENTERPRISES INC.	000999798
MAGIC ELECTRICAL CONTRACTORS LTD.	001410250
METRAFORM INC.	001146356
MICROTECH DATA SOLUTIONS LTD.	001114124
NATIONAL AUTO SALES LTD.	000617238

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
OFFICE PLUS BUSINESS SERVICES INC.	001375145
POLYCHROME PAINTS INC.	001048373
SALIM HOLDINGS INC.	001373670
1000337 ONTARIO LIMITED.....	001000337
1021124 ONTARIO INC.	001021124
752581 ONTARIO INC.	000752581
762823 ONTARIO LIMITED.....	000762823
2005-08-03	
E. J. EVASK & ASSOCIATES INC.	000405622
G H R ADMINISTRATIVE SERVICES INC.	000988309
GERA (RSVP) INVESTMENTS INC.	001080463
GIAMMANCO HAIR DESIGN INC.	000743283
TAYLOR-DIMONTE ENTERPRISES INC.	001323057
1017507 ONTARIO LIMITED.....	001017507
715898 ONTARIO LIMITED.....	000715898
2005-08-04	
CANADIAN PRIMARY RESPONSE INC.	001328666
PROGRESSIVE TRAINING SERVICES INC.	000898941
THE HENRY J. HARVEY CO. LTD.	001014966
2005-08-05	
HODGE ELECTRICAL CONTRACTING LTD.	001201885
2005-08-08	
HUNTER GREEN STABLES INC.	001094362
WEST HILL TRAVEL AGENCIES LIMITED	001089292
1028894 ONTARIO INC.	001028894
2005-08-09	
GLOBAL TRADING (CANADA) LTD.	001031773
1025776 ONTARIO LTD.	001025776
913047 ONTARIO LTD.	000913047
2005-08-11	
OMNOVA PERFORMANCE CHEMICALS CANADA INC.	001351866
WORLD WIDE VIDEO SURVEILLANCE INC.	001611902
712980 ONTARIO INC.	000712980
2005-08-12	
AVROOM TRADING INC.	000808433
LANDCO CORP.	001162273
1112297 ONTARIO INC.	001112297
1125437 ONTARIO INC.	001125437
523560 ONTARIO INC.	000523560
2005-08-13	
COLDWATER ESTATES INC.	001182854
PARK CORPORATION LIMITED.....	000062841
SHAY DIAMONDS INC.	001097377
THREE FLAGS MARINE LTD.	000823845
TRANSORTIUM INC.	001318987
235934 ONTARIO LIMITED.....	000235934
992311 ONTARIO INC.	000992311
2005-08-15	
BURLINGTON HYDRAULICS LTD.	000779816
COAST TO COAST AUTO GLASS INC.	000851452
EDUCATIONAL FACILITIES MANAGEMENT CORPORATION	001223819
EXIMPORT CONSULTANTS (CANADA) INC.	000726022
MCPHEE BUILDERS (SAULT) LTD.	000503819
2005-08-16	
JAMES SIMS INVESTMENTS INC.	000848878
S P MANAGEMENT CONSULTING SERVICES INC.	000610406
1087382 ONTARIO INC.	001087382
1097821 ONTARIO INC.	001097821
1447108 ONTARIO INC.	001447108
2020786 ONTARIO INC.	002020786
479137 ONTARIO LTD.	000479137
2005-08-17	
ABBAY MOVING & STORAGE NIAGARA LTD.	000513801
BAY-LIN DEVELOPMENTS INC.	000920898
C.J.B. TECHNOLOGY LTD.	001507811
CSUBAK FARMS INC.	000369806
D.F.J. STABLES INC.	002001776
DE VIMY RIDGE CONSTRUCTION CORP.	000661445
FLORA SELECT INC.	001546876

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GAVINS GENERAL STORE LTD.....	001262348
GIBLY SHOE POLISH INC.....	001094469
JIM KITCHEN & SONS LIMITED.....	000355202
KRI ENTERTAINMENT (CANADA) LTD.....	001314107
PERGAM INVESTMENTS LIMITED.....	000262908
TARGET BUILDING INSPECTION SERVICES LTD.....	001004222
WESTELAKEN-RUSSELL TECHNOLOGIES INC.....	001075160
1035440 ONTARIO LIMITED.....	001035440
1283739 ONTARIO INC.....	001283739
2005-08-18	
CAPRICORN INSULATING WALL FORMS INC.....	000977885
CASTLE DRAFTING SERVICES INC.....	001359851
GOOD PROSPERITY LTD.....	001200486
INPLUSMAG.COM LIMITED.....	001477634
JAMES ROBINSON CONSTRUCTION LIMITED.....	000078565
KEATA TECHNOLOGY INC.....	001245288
KITTEL MECHANICAL LTD.....	000781047
L.B.H. INDUSTRIES LIMITED.....	001076447
SOFTCOMP TECNOLOGY, INC.....	001481616
SPEEDY LUBE (1997) INC.....	001231297
WIGLE HARDWARE COMPANY LIMITED.....	000109929
258990 HOLDINGS LIMITED.....	000258990
978138 ONTARIO LIMITED.....	000978138
2005-08-19	
AIRTIGHT VENTILATION LTD.....	001101222
ALAMO TRUCKING CO. LTD.....	001111516
ASSET PROTECTION INTERNATIONAL INC.....	000999432
CKB ENTERPRISES INC.....	001455076
CONNECTED WIRELESS COMMUNICATIONS INC.....	001329740
DOVETAIL HOLDINGS INC.....	001408144
DUNDEE CALGARY LTD.....	001230761
ELITE AIRLINE DEVELOPMENT GROUP INC.....	001144943
HONGLY HOLDINGS LTD.....	001040745
JB COMMUNICATION LTD.....	001606366
LEXUS PROPERTIES & INVESTMENTS LTD.....	000822964
MELANGE RETINUE INC.....	000844691
PHOTO INFO ONTARIO INC.....	001253667
PORER REALTY HOLDINGS INC.....	001074268
RICH LANE ENTERPRISE INC.....	000792827
SHING LEE COMPANY LIMITED.....	000807491
TAK HING GENERAL MERCHANDISE LTD.....	001324090
UNIFREIGHT HOLDINGS LIMITED.....	000911094
V & A INVESTMENTS INC.....	001107089
YVON BOSSE SALES & SERVICES CORPORATION LIMITED.....	000283399
1110653 ONTARIO LIMITED.....	001110653
1378231 ONTARIO INC.....	001378231
1416771 ONTARIO INC.....	001416771
1544011 ONTARIO CORPORATION.....	001544011
970574 ONTARIO LTD.....	000970574
2005-08-22	
ADEEL IT CONSULTANTS INC.....	001420117
ALVIN DENSMORE EXCAVATING LIMITED.....	000430294
CLEAR-LITE ALUMINUM GLASS AND MIRROR CO. LTD.....	000797513
FORD-WHITTINGTON VANDER WEYST LTD.....	000931720
GIZA MASONRY & RESTORATIONS INC.....	001409757
JDB JGT CORP.....	001160101
PITT REALTY LIMITED.....	000273483
SARIDAR CO INC.....	002031150
1279325 ONTARIO LTD.....	001279325
1317663 ONTARIO INC.....	001317663
1497194 ONTARIO INC.....	001497194
1536770 ONTARIO INC.....	001536770
714923 ONTARIO LIMITED.....	000714923
881114 ONTARIO INC.....	000881114
994325 ONTARIO LIMITED.....	000994325
2005-08-23	
ACG 9 INC.....	001390125
BEECH HOLLOW INVESTMENTS LTD.....	000786868
COACHELLA PROPERTIES INC.....	000975166

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
CRAZY GIRL PRODUCTIONS INC.....	001041552
D.N. JEWELLERY LTD.....	001105324
EDENSOFT BUSINESS SOLUTION INC.....	001323090
EXACT INTERNETWORKING INC.....	001200842
GRANADA HOSPITAL SERVICES LTD./SERVICES HOSPITALIERS GRANADA LTEE.....	001107669
M & R SERVICE CENTRE INC.....	000729710
MERLYN'S BOOKS INC.....	001307209
SEVEN SEA MATTRESS INC.....	000886047
SINGLE PLAY VIDEO INC.....	000692427
SINONOVA.COM INC.....	001398496
SPECIALIZED POULTRY PROVISIONERS INC.....	000620316
STONECREST I LIMITED.....	000973485
WONDERFUL ART TRADING LTD.....	000985737
1263786 ONTARIO LTD.....	001263786
1432767 ONTARIO LIMITED.....	001432767
2005-08-24	
AMBERJACK ROADSIDE RESCUE INC.....	001460902
AMLI FOOD CENTRE INC.....	000916525
ASTOR ART GALLERY INC.....	001308243
COMPSTAN CONSULTING INC.....	001342058
HANSIB PUBLICATIONS (N. AMERICA) LTD.....	002012077
MARBLE INTERNATIONAL INC.....	001338586
MELLOW COMFORT INC.....	001161985
MILKWEED LTD.....	001022245
MOUJEN INTERNATIONAL LTD.....	001375098
POLYFRAME MOULDING INC.....	001551365
PRINTITALL INC.....	001163976
RELANCE SYSTEMS CONSULTANTS, INC.....	000864455
ROYAL LIVE PRODUCTIONS LIMITED.....	000885424
SREIT (CYRVILLE) LTD.....	001262090
TORONTO INTERNATIONAL LANGUAGE SCHOOL INC.....	001166898
TRADE CONSULTANTS NORTH AMERICA INC.....	001525442
WYNFORD CAPITAL INC.....	000904588
1029455 ONTARIO LIMITED.....	001029455
1069877 ONTARIO LIMITED.....	001069877
1077642 ONTARIO LTD.....	001077642
1172584 ONTARIO INC.....	001172584
1183164 ONTARIO LIMITED.....	001183164
1463501 ONTARIO INC.....	001463501
3995 BATHURST ST. LTD.....	000470260
616945 ONTARIO INC.....	000616945
920293 ONTARIO LIMITED.....	000920293
985501 ONTARIO INC.....	000985501
2005-08-25	
G.L. SEED LTD.....	001252726
GOLD DESIGN IMPORTS INC.....	000964507
K.D.S. RESTAURANTS (ONTARIO) LIMITED.....	000680244
MASTER FOOD INC.....	001291653
PINECREST SPRINKLER SYSTEMS LTD.....	001070971
ROB WIMHURST INC.....	001141947
SAVE RITE IMPORTS INC.....	000459754
THOS. W. KING LIMITED.....	000124997
UTE CITY CONSTRUCTION LIMITED.....	000769614
VEGIGOLD PRODUCE INC.....	001365718
ZARLENGA BROS. LTD.....	000435405
1102349 ONTARIO INC.....	001102349
1105066 ONTARIO INC.....	001105066
1170914 ONTARIO LTD.....	001170914
1196330 ONTARIO LTD.....	001196330
1465276 ONTARIO INC.....	001465276
871639 ONTARIO LIMITED.....	000871639

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G916)

Notice of Default in Complying with the Corporations Information Act Notice de non-observation de la Loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241(3) of the Business Corporations Act that unless the corporations listed hereunder comply with the filing requirements under the Corporations Information Act within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la Loi sur les sociétés par actions, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la Loi sur les renseignements exigés des compagnies et des associations dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie:	compagnie en Ontario

2005-08-24

CROSSBOW ELECTRONICS INC.	594757
GLOBAL RESOURCES REALTY INC.	1035769
VERONIKA WITTERMANN ASSOCIATES INC.	649079
782194 ONTARIO LIMITED	782194
1215874 ONTARIO LTD.	1215874

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G917)

Cancellation of Certificate of Incorporation (Business Corporations Act) Annulation de Certificat de Constitution en Personne Morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the Business Corporation Act, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la Loi sur les sociétés par actions, les certificats présentés ci-dessous ont été annulés et les compagnies ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie:	compagnie en Ontario

2005-08-29

CATARAQUI TECHNOLOGIES INC.	1115267
MARLIN & BOND TRANSPORT & LOGISTICS INC.	1613735
QUERIDA HOLDINGS LTD.	1397500
THE MOST DESIGN BUILD GROUP INC.	1072974

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G918)

Cancellations For Cause (Business Corporations Act) Annulation à Juste Titre (Loi sur les Sociétés par Actions)

NOTICE IS HEREBY GIVEN that by orders under section 240 of the Business Corporation Act, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la Loi sur les sociétés par actions, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie:	compagnie en Ontario

2005-08-29

CYBERSAFE CANADA CORPORATION	1323445
DICINTIO RESTAURANTS INC.	882607
HUNT CLUB DEVELOPMENT INC.	921641
PROTAL COMPUTER SYSTEMS INC.	939180
SELECT SERVICE REALTY LTD.	635356
WESTRAC TRANSPORT INC.	1458478
879733 ONTARIO LIMITED	879733
966924 ONTARIO LIMITED	966924
1157279 ONTARIO INC.	1157279
1238787 ONTARIO INC.	1238787
1262344 ONTARIO INC.	1262344
1350741 ONTARIO LIMITED	1350741

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G919)

Cancellation of Extra-Provincial Licence (Extra-Provincial Corporations Act) Annulation de Permis Extraprovincial (Loi sur les compagnies extraprovinciales)

NOTICE IS HEREBY GIVEN that orders under Section 7(1) of the Extra-Provincial Corporations Act have been made cancelling the licence of the following extra-provincial corporations. The date of the cancellation order precedes the name of the corporation.

AVIS EST DONNÉ PAR LES PRÉSENTES de l'annulation des permis extraprovinciaux suivants, faite conformément à l'article 7(1) de la Loi sur les compagnies extraprovinciales. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie:	compagnie en Ontario

2005-08-29

K.U.C. REAL ESTATE INVESTMENT COMPANY LIMITED	463596
M. ARTHUR GENSLER, JR. & ASSOCIATES, INC.	634960
TENNANT SALES AND SERVICE COMPANY	1476624

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie:	compagnie en Ontario
VIEWLOGIC SYSTEMS, INC.1011834	

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G920)

ERRATUM NOTICE Avis D'Erreur

ONTARIO CORPORATION NUMBER 794852

Vide Ontario Gazette, Vol. 137-44 dated OCTOBER 30TH 2004

NOTICE IS HEREBY GIVEN that the notice issued under section 240 of the Business Corporations Act set out in the issue of the Ontario Gazette with respect to the cancellation of the Certificate of Incorporation of 794852 ONTARIO INC. was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 137-44 datée du OCTOBRE 30TH 2004

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 240 de la Loi sur les compagnies et énoncé dans la Gazette de l'Ontario du relativement à l'annulation du certificat de constitution en personne morale de 794852 ONTARIO INC. a été délivré par erreur et qu'il est nul et sans effet.

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G921)

ERRATUM NOTICE Avis D'Erreur

ONTARIO CORPORATION NUMBER 1239866

Vide Ontario Gazette, Vol. 138-33 dated AUGUST 13TH 2005

NOTICE IS HEREBY GIVEN that the notice issued under section 241(4) of the Business Corporations Act set out in the issue of the Ontario Gazette with respect to the cancellation of the Certificate of Incorporation of VIRTUAL SOLUTIONS CANADA INC. was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 138-33 datée du AOÛT 13 2005

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 241(4) de la Loi sur les compagnies et énoncé dans la Gazette de l'Ontario du relativement à l'annulation du certificat de constitution en personne morale de VIRTUAL SOLUTIONS CANADA INC. a été délivré par erreur et qu'il est nul et sans effet.

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G922)

Ministry of Attorney General Ministère du Procureur général

Public Guardian and Trustee
Tuteur et curateur public

CERTIFICATE OF THE PUBLIC GUARDIAN AND TRUSTEE (pursuant to s. 13.1 of the Public Guardian and Trustee Act, R.S.O. 1990, c. P.51, as amended)

1. Effective September 1, 2005, interest shall be computed from the day on which the money was received by the Public Guardian and Trustee to the day before the date on which the money is available for payment to the person or trust entitled thereto and be added to each account and compounded at the end of each month;

(a) subject to subparagraphs (b) and (c) and paragraph 2 of this Certificate, on funds managed under the **Mental Health Act, Substitute Decisions Act, Trustee Act, Victims' Right to Proceeds of Crime Act, Ontario Disability Support Program Act, Powers of Attorney Act, Canada Pension Plan Act** or other trust accepted by the Public Guardian and Trustee, at the rate of 3.25% per annum payable monthly and calculated on the closing daily balance;

(b) on funds managed under the **Crown Administration of Estates Act**, at the rate of 3.25% per annum payable monthly and calculated on the closing daily balance;

(c) on funds managed under the **Cemeteries Act**, at the rate of 3.25% per annum, payable monthly and calculated on the closing daily balance.

2. Effective September 1, 2005, funds managed by the Public Guardian and Trustee pursuant to the **Escheats Act** and funds transferred to the Unadministered Estates Account of the Public Guardian and Trustee shall bear interest at the rate of 0%.

3. (a) Effective September 1, 2005, interest shall be computed from the day on which money was received by the Accountant of the Superior Court of Justice to the day before the date on which the money is available for payment to the person entitled thereto and be added to each account and compounded at the end of each month.

(b) Money paid or transferred to the Accountant of the Superior Court of Justice bears interest on the closing daily balance,

(i) in the case of money required to be held in United States currency, at the rate of 3%;

(ii) in the case of money deposited for the benefit of minors and parties under disability, at the rate of 3.25% per annum, payable monthly; and

(iii) in the case of all other money, including litigants, at the rate of 3.25% per annum, payable monthly.

Dated: August 18, 2005

Public Guardian & Trustee
LOUISE STRATFORD

Approved by the Investment Advisory Committee pursuant to section 13.1 of the Public Guardian and Trustee Act, on August 18, 2005.

(138-P913) ROBERT KAY
Investment Advisory Committee

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

**Corporation Notices
Avis relatifs aux companies**

L'Unique, compagnie d'assurances générales

APPLICATION FOR LICENCE

NOTICE IS HEREBY GIVEN, pursuant to section 49 of the Insurance Act (Ontario), that L'Unique, compagnie d'assurances générales has applied to the Superintendent/CEO of Financial Services Commission of Ontario for an insurance licence authorizing the company to transact Surety class of business in Ontario.

DATED at Quebec, this 18th day of August 2005

(138-P656) 36, 37 L'Unique, compagnie d'assurances générales
HUBERT AUCLAIR
Corporate secretary

**Sheriff's Sales of Lands
Ventes de terrains par le shérif**

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice at North Bay, Ontario to me directed, against the real and personal property of RICHARD KUIPER at the suit of 1247902 ONTARIO INC., I have taken in execution all the right, title, interest and equity of redemption of the said RICHARD KUIPER, Defendant, in and to:

Parcel 8275, Parry Sound North Section, being Lot 36, Concession 4, Geographic Township of South Himsworth, now Municipality of Powassan, District of Parry Sound

The property is said to be vacant land

ALL OF WHICH said right, title, interest and equity of redemption of the said RICHARD KUIPER, Defendant, I shall offer for sale at the Sheriff's Office, Court House, 89 James Street, Parry Sound, Ontario on Friday, October 21, 2005 at 10:30 a.m.

The purchaser is responsible for all mortgages, charges, liens and encumbrances.

TERMS: 10% of bid price at time of sale
Cash or certified cheque
Ten days to make full payment
Delivery only upon payment in full

This sale is subject to cancellation up to time of sale without further notice.

No person working for the Ministry of the Attorney General may purchase any goods, chattels, land and tenements exposed by a Sheriff for sale under legal process, either directly or indirectly.

DATED at Parry Sound, Ontario this 31st day of August, 2005

(138-P671) Enforcement Office
Territorial District of Parry Sound

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice at Barrie, Ontario to me directed, against the real and personal property of ROCK BROOK RESOURCES CORP. and 1320078 ONTARIO INC. at the suit of LEO ALARIE & SONS LIMITED, I have taken in execution all the right, title, interest and equity of redemption of the said ROCK BROOK RESOURCES CORP. and 1320078 ONTARIO INC., Defendant, in and to:

Part of Lots 18 and 19, Concession 14, and part of Lot 18 Concession 13, designated as Part 1, Plan 42R-15510, Municipality of Magnetawan (formerly Township of Spence), District of Parry Sound

The property is said to be vacant land

ALL OF WHICH said right, title, interest and equity of redemption of the said ROCK BROOK RESOURCES CORP. and 1320078 ONTARIO INC., Defendant, I shall offer for sale at the Sheriff's Office, Court House, 89 James Street, Parry Sound, Ontario. on Friday, October 21, 2005 at 2:00 p.m.

The purchaser is responsible for all mortgages, charges, liens and encumbrances.

TERMS: 10% of bid price at time of sale
Cash or certified cheque
Ten days to make full payment
Delivery only upon payment in full

This sale is subject to cancellation up to time of sale without further notice.

No person working for the Ministry of the Attorney General may purchase any goods, chattels, land and tenements exposed by a Sheriff for sale under legal process, either directly or indirectly.

DATED at Parry Sound, Ontario this 31st day of August, 2005

(138-P673) Enforcement Office
Territorial District of Parry Sound

Sale of Lands for Tax Arrears by Public Tender **Ventes de terrains par appel d'offres pour arriéré d'impôt**

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF HORTON

TAKE NOTICE that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on 4 October 2005, at the Municipal Office, R.R. #5, Renfrew, Ontario K7V 3Z8.

The tenders will then be opened in public on the same day at the Municipal Office, R.R. #5, Renfrew.

Description of Lands:

Roll No. 47 46 000 010 36701 0000, PIN 57268-0004(LT) Part Lot 27 Concession 4 Township of Horton, County of Renfrew (No. 49) designated as Part 1, Plan 49R-3859. File No. 03-02

Minimum Tender Amount: \$6,695.15

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, relevant land transfer tax and GST if applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

MR. MACKIE J. McLAREN
CAO/Clerk
The Corporation of the Township of Horton
R.R. #5
Renfrew, Ontario K7V 3Z8
(613) 432-6271

(138-P662)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF KIRKLAND LAKE

TAKE NOTICE that tenders are invited for the purchase, individually, of the lands described below and will be received until 3:00 p.m., local time on Friday, September 30, 2005, at 3 Kirkland Street, PO Bag 1757, Kirkland Lake, Ontario P2N 3P4.

The tenders will then be opened in public on the same day at 3:30 p.m., in the Council Chambers.

<u>Description of Land</u>	<u>Assessment Roll Information</u>	<u>Minimum Tender Amount</u> (The cancellation Price as of the first day of advertising)
Tax File 04-9 Parcel 11844 C.S.T. Lot 161 Plan M111T	Roll No: 54-68-000-009-04600-0000 Location: 5 King Street Kirkland Lake ON Size of Lot: 40x60x51x91 Single Family Detached 2005 Assessment: \$21,500 Residential 2005 Mun. & School Taxes: \$680.54	\$ 8,015.01
Tax File 04-10 Parcel 3938 C.S.T. Part of Lot 30 Plan M95T	Roll No.: 54-68-000-022-02200-0000 Location: 6 Brookbank Avenue Kirkland Lake ON Size of Lot: Front 35.00 Depth 39.00 Single Family Detached 2005 Assessment: \$34,500 Residential 2005 Mun. & School Taxes: \$1,092.03	\$ 9,182.50
Tax File 04-11 Parcel 9259 C.S.T. Surface Rights of Part of Mining Claim L2101	Roll No.: 54-68-000-016-15301-0000 Location: Goodfish Road Kirkland Lake ON Size of Lot: 3.94 acres Vacant Residential Land 2005 Assessment: \$4,800 Residential 2005 Mun. & School Taxes: \$151.94	\$ 2,249.53
Tax File 04-12 Parcel 9885 C.S.T. Part of Mining Claim TC 709 (L1829) RP TER 384 Part 15	Roll No.: 54-68-000-016-17900-0000 Location: Duncan Avenue North Kirkland Lake ON Size of Lot: Front 98.37 0.31 Acres Recreation Hall 2005 Assessment: \$61,000 Residential 2005 Mun. & School Taxes: \$1,930.83	\$ 16,727.75
Tax File 04-13 Parcel 8404 C.S.T. Part of Mining Claim R.S.C. 270 (L1329)	Roll No.: 54-68-000-009-15900-0000 Location: 65 Comfort Street Kirkland Lake ON Size of Lot: Front 150.00 0.75 Acres Automotive Shop 2005 Assessment: \$53,000 Commercial 2005 Mun. & School Taxes: \$5,542.75	\$ 41,578.23

All above properties are within the Municipality of Kirkland Lake, District of Timiskaming.

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order, a bank draft or cheque certified by a bank or trust corporation payable to The Corporation of the Town of Kirkland Lake and representing at least 20 percent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sale Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax and the goods and services tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact: Darlene Peever, Tax Collector, Corporation of the Town of Kirkland Lake, 3 Kirkland Street, PO Bag 1757, Kirkland Lake ON P2N 3P4 (Phone 705-567-9361).

VALERIE A. GOYER
Treasurer
Kirkland Lake, Ontario

(138-P663)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF PEMBROKE

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 3 October 2005, at the City Hall, 1 Pembroke Street East, P.O. Box 277, Pembroke, Ontario K8A 6X3.

The tenders will then be opened in public on the same day at the City Hall, 1 Pembroke Street East, Pembroke.

Description of Lands:

Roll No. 47 64 000 085 00100 0000, 330 Forced Rd. Pembroke, PIN 57174-0099(LT), Part of Lot 18 Concession 1, City of Pembroke, County of Renfrew (No. 49) as in Instrument No. R382744 except 49R-9026. File No. 00-35

Minimum Tender Amount: \$73,523.70

Roll No. 47 64 000 085 00101 0000, PIN 57174-0095(LT), Part of Lot 18 Concession 1, City of Pembroke, County of Renfrew (No. 49), designated Part 1 on Reference Plan 49R-9026. File No. 00-36

Minimum Tender Amount: \$6,513.25

Roll No. 47 64 000 085 00102 0000, PIN 57174-0096(LT), Part of Lot 18 Concession 1, City of Pembroke, County of Renfrew (No. 49), designated Part 2 on Reference Plan 49R-9026. File No. 00-37

Minimum Tender Amount: \$6,504.62

Roll No. 47 64 000 085 00103 0000, PIN 57174-0097(LT), Part of Lot 18 Concession 1, City of Pembroke, County of Renfrew (49), designated Part 3 on Reference Plan 49R-9026. File No. 00-38

Minimum Tender Amount: \$6,504.62

Roll No. 47 64 000 085 00104 0000, PIN 57174-0098(LT), Part of Lot 18 Concession 1, City of Pembroke, County of Renfrew (No. 49), designated Part 4 on Reference Plan 49R-9026. File No. 00-39

Minimum Tender Amount: \$6,504.62

Roll No. 47 64 000 030 57100 0000, PIN 57148-0066(LT), Part Lot 12 Concession 1, City of Pembroke, County of Renfrew (No. 49) as in Instrument No. R264463, subject to easement in R37598. File No. 02-09

Minimum Tender Amount: \$324,599.21

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the lands to be sold, including but not limited to the potential existence of estates and interests of the federal or provincial governments or their agencies. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, relevant land transfer tax and GST if applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

LEEANN ECKFORD
Treasurer
The Corporation of the City of Pembroke
1 Pembroke Street East
P.O. Box 277
Pembroke, Ontario K8A 6X3
613-735-6821 Ext. 1328
www.pembroke.ca

(138-P665)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF CLEARVIEW

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 5 October 2005, at the Clearview Administration Centre, 217 Gideon Street, P.O. Box 200, Stayner, Ontario L0M 1S0.

The tenders will then be opened in public on the same day at the Clearview Administration Centre, 217 Gideon Street, Stayner.

Description of Lands:

Roll No. 43 29 010 005 00932 0000, 6692 33/34 Sd. Rd., Nottawasaga, PIN 58243-0125(LT) Part Lot 34 Concession 5 geographic Township of Nottawasaga, now in the Township of Clearview, County of Simcoe (No 51) as described in Instrument No. RO1083488 and being all of the PIN. File 04-02

Minimum Tender Amount: \$3,295.39

Roll No. 43 29 010 008 12900 0000, 2833 County Rd. 124, Duntroon, PIN 58232-0077(LT) Part Lots 7 & 8, East Side of Hurontario Street and Part Bridgend Street, Registered Plan 86 and Part Lots 19 & 20, South East Block Registered Plan 111 designated as Parts 2, 3 & 4 on Reference Plan 51R15594 geographic Township of Nottawasaga, now in the Township of Clearview, County of Simcoe (No 51) and being all of the PIN. File No. 04-04

Minimum Tender Amount: \$114,679.42

Roll No. 43 29 010 008 17000 0000, 9030 County Rd. 91 Duntroon, PIN 58247-0082(LT) Part Lot 1 South West Block, Registered Plan 111, geographic Township of Nottawasaga, now in the Township of Clearview, County of Simcoe (No 51) as described in Instrument No. RO633824, being all of the PIN. File No. 04-05

Minimum Tender Amount: \$21,868.62

Roll No. 43 29 010 010 12901 0000, 52 Station St., Glen Huron, PIN 58231-0045(LT) Part Lot 16 Concession 8, designated Parts 1 and 2 on Reference Plan 51R1354, geographic Township of Nottawasaga, now in

the Township of Clearview, County of Simcoe (No 51) being all of the PIN. File No. 04-06

Minimum Tender Amount: \$17,258.01

Roll No. 43 29 040 002 09300 0000, 4 Switzer St., New Lowell, PIN 58214-0145(LT) Part Lot 1, north side of Creemore St., Plan 116 geographic Township of Sunnidale, now in the Township of Clearview, County of Simcoe (No. 51) being the secondly described lands in Instrument No. RO502542 and being all of the PIN. File No. 04-10

Minimum Tender Amount: \$3,686.46

Roll No. 43 29 040 002 13601 0000, 5 Lamers Rd. New Lowell, PIN 58211-0088(LT) Lot 7 Plan 1504 geographic Township of Sunnidale, now in the Township of Clearview, County of Simcoe (No. 51). File No. 04-12

Minimum Tender Amount: \$11,743.29

Roll No. 43 29 040 002 27015 0000, 2540 Creemore Ave., New Lowell, PIN 58211-0015(LT) Part Lot 9 Concession 6, geographic Township of Sunnidale, now in the Township of Clearview, County of Simcoe (No. 51) designated Part 1 on Plan 51R-22731. File No. 04-14

Minimum Tender Amount: \$6,921.71

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the lands to be sold, including but not limited to the potential existence of environmental contamination and estates and interests of the federal or provincial governments or their agencies. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, relevant land transfer tax and GST if applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

Mitch Carruthers
Treasurer
The Corporation of the Township of Clearview
217 Gideon Street
P.O. Box 200
Stayner, Ontario L0M 1S0
705-428-6230 Ext. 227

(138-P666)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF TIMMINS

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Friday September 30, 2005, at The Municipal Office, Treasury Department. The tenders will then be opened in public on the same day at 3:15 p.m. in the Council Chambers.

	Description of Land(s)	Minimum Tender Amount
04-05	The Surface Rights of the North West ¼ of the South ½ of Lot 6, Concession 6, Township of Godfrey, in the City of Timmins, District of Cochrane. Part of Parcel 2114 South East Cochrane. <i>Vacant Land – 40.50 Acres</i>	\$1,134.34
04-06	Part of the South Part of Broken Lot 3, Concession 5, Township of Mountjoy, being Part 1, Plan CR-164, in the City of Timmins, District of Cochrane. Parcel 20194 South East Cochrane. <i>Vacant Land – 25.45 Acres</i>	\$ 7,634.53
04-07	Those Parts of the West ½ of the South ½ of Lot 9, Concession 2, Township of Mountjoy, being Parts 4, 5, 10, and 11 on Plan CR-885 in the City of Timmins, District of Cochrane. The Remainder of Parcel 22389 South East Cochrane. <i>Vacant Land – 19.98 Acres - Highway 101 West</i>	\$ 40,157.95
04-13	Part of Broken Lot 2, Concession 2, Township of Mountjoy, in the City of Timmins, District of Cochrane. Remainder of Parcel 1703 South East Cochrane. <i>Vacant Land – 374.71 sq ft – Riverside Dr</i>	\$ 1,712.60
04-14	The Surface Rights of Part of Lot 2, Plan M-330 Cochrane, in the City of Timmins, District of Cochrane. The Remainder of Parcel 2-1, M-330-C. Improved – 35,283.60 sq ft – 25 Martineau Ave	\$ 12,287.07
04-15	The Surface Rights of Lot 50 on Plan M-105 Cochrane, in the City of Timmins, District of Cochrane. Parcel 16938 South East Cochrane. Improved – 10,000 sq ft – Margaret Ave	\$ 21,148.92
04-16	The Surface Rights of Lots 334 and 335 on Plan M-20 (Sudbury), in the City of Timmins, District of Cochrane. Parcel 6849 Whitney and Tisdale. Vacant Land – 8,000 sq ft – 19 Smith Ave	\$ 1,443.14
04-17	The Surface Rights of Lots 228, 229, 230 on Plan M-20 (Sudbury), in the City of Timmins, District of Cochrane. Parcel 12634 Whitney and Tisdale. Vacant Land – 11,880 sq ft Warner & Smith Sts.	\$ 5,661.50
04-18	The Surface Rights of the Western sixteen feet of Lot 149 on Plan M-10 (Sudbury), in the City of Timmins, District of Cochrane. Parcel 5822 Whitney and Tisdale. The East thirty-four feet of Lot 150 on Plan M-10 (Sudbury), in the City of Timmins, District of Cochrane. Part of Parcel 7829 Whitney and Tisdale. Vacant Land – 2,740 sq ft – 21 Evans St	\$ 9,595.17

	Description of Land(s)	Minimum Tender Amount		Description of Land(s)	Minimum Tender Amount
04-19	FIRSTLY: The Surface Rights of the East 15 Feet of the West 45 Feet Lot 100, Plan M-10 Sudbury, SECONDLY: The Surface Rights of the East 55 Feet of Lot 100, Plan M-10 Sudbury, THIRDLY: The Surface Rights of that Part of Lot 101, Plan M-10 Sudbury being Part 3 on 6R-4677, City of Timmins, District of Cochrane. Parcel 13761 Whitney and Tisdale. Improved - 3,500 sq ft – 34 Crawford St	\$ 24,561.88	04-37	FIRSTLY: The Surface Rights of the West ½ of Lot 15, on Plan M-34 Sudbury, SECONDLY: The Surface Rights of that Part of the North Part of Lot 9, Concession 2, in the Township of Tisdale, being Part 8, on Plan 6R-4002, in the City of Timmins, District of Cochrane. Parcel 13989 Whitney and Tisdale. Improved - 0.03 Acres – 29 Father Costello Drive (Previously 27 First Ave)	\$ 28,565.14
04-20	The Surface Rights of the West ½ of Lot 107, Plan M-10 (Sudbury), in the City of Timmins, District of Cochrane. Parcel 104 Whitney and Tisdale. Improved - 2,500 sq ft – 142 Golden Ave	\$ 10,101.87	04-38	The Surface Rights of Lot 22 on Plan M-34 (Sudbury), in the City of Timmins, District of Cochrane. Parcel 1408 Whitney and Tisdale. Improved - 1939.80 sq ft – 43 Father Costello Drive (Previously 43 First Ave)	\$ 36,850.04
04-22	The Surface Rights of Part of Lot 98 on Plan M-14 (Sudbury), in the City of Timmins, District of Cochrane. Parcel 3858 Whitney and Tisdale. Improved - 4,700 sq ft – 89 Bruce Ave	\$ 91,713.08	04-41	The Surface Rights of Part of Block F on Plan M-30 (Temiskaming), in the City of Timmins, District of Cochrane. Parcel 2379 Whitney and Tisdale. Improved - Frontage 46.75 Depth 113.00 – 35 Dwyer Ave (Previously 35 Second Ave)	\$ 26,200.24
04-29	The Surface Rights of the North ½ of Lot 9, Concession 3, in the Township of Wark, in the City of Timmins, District of Cochrane. Remainder of Parcel 15178 South East Cochrane. Vacant Land – 160.00 Acres	\$ 1,741.86	04-42	The Surface Rights of Lot 97 on Plan M-34 (Sudbury), in the City of Timmins, District of Cochrane. Parcel 10819 Whitney and Tisdale. Improved - 2,528 sq ft – 56 Dwyer Ave (Previously 56 Second Ave)	\$ 14,298.95
04-30	The Surface Rights of Mining Claim T.C. 610 and T.C. 611, in the Township of Deloro, in the City of Timmins, District of Cochrane. Parcel 23757 South East Cochrane. Vacant Land – 66.50 Acres	\$ 3,792.96	04-43	The Surface Rights of that part of the North East Part of the North Part of Broken Lot 10, Concession 2, in the Township of Tisdale, being Part 2 on Plan CR-325, in the City of Timmins, District of Cochrane. Parcel 9749 Whitney and Tisdale. The Surface Rights of those Parts of the North East Part of the North Part of Broken Lot 10, Concession 2, in the Township of Tisdale, being Parts 1 & 2 on 6R-1997, in the City of Timmins, District of Cochrane. Parcel 11498 Whitney and Tisdale. The Surface Rights of that Part of the North East Part of the North Part of Broken Lot 10, Concession 2, in the Township of Tisdale, being Part 2 on Plan CR235, in the City of Timmins, District of Cochrane. Parcel 9611 Whitney and Tisdale. Improved - 0.72 Acres – Highway 101	\$ 132,671.37
04-31	The Surface Rights of part of Mining Claim HR 832, being Part 7, Plan 6R-2671, in the Township of Deloro, in the City of Timmins, District of Cochrane. Parcel 22129 South East Cochrane. Improved - 10,400 sq ft – 110 Buffalo Ankerite Rd	\$ 15,879.01	04-44	The Surface Rights and Sand and Gravel of that Part of the South West ¼ of the South ½ of Lot 8, Concession 5, Township of Tisdale, being Part 2 on Plan 6R-6338 in the City of Timmins, District of Cochrane. Parcel 13880 Whitney and Tisdale. Vacant Land – 19.85 Acres	\$ 8,151.19
04-33	The Surface Rights of Lot 30 on Plan M-87 (Temiskaming), in the City of Timmins, District of Cochrane. Parcel 3693 Whitney and Tisdale. Improved - 3,850 sq ft – 8 Ennis St (Previously 8 First St)	\$ 15,412.36			
04-35	FIRSTLY: The Surface Rights of Part of Lot 161 on Plan M-6 (Temiskaming), SECONDLY: The Surface Rights of Lot 162 on Plan M-6 (Temiskaming), THIRDLY: The Surface Rights of Lot 163 on Plan M-6 (Temiskaming), in the City of Timmins, District of Cochrane. Parcel 7013 Whitney and Tisdale. Improved - 3,456 sq ft – 122 Dwyer Ave (Previously 122 Second Ave)	\$ 14,331.26			

Description of Land(s)		Minimum Tender Amount	Description of Land(s)		Minimum Tender Amount
04-46	The Surface Rights of Mining Claim P.6451, in the Township of Langmuir, in the City of Timmins, District of Cochrane. Remainder of Parcel 4251 Temiskaming Vacant Land - 39.60 Acres	\$ 3,763.62	04-60	The Surface Rights of the North West ¼ of the North ½ of Lot 12, Concession 3, being Mining Claim P.22355, in the Township of Cody, in the City of Timmins, District of Cochrane. Part of Parcel 8811 South East Cochrane. Vacant Land - 40.00 Acres	\$ 1,079.56
04-47	The Surface Rights of Mining Claim P.7467, in the Township of Langmuir, in the City of Timmins, District of Cochrane. Remainder of Parcel 632 Centre Section Temiskaming. Vacant Land - 39.29 Acres	\$ 5,054.31	04-63	The Surface Rights of that Part of the South ½ of Lot 9, Concession 3, in the Township of Matheson, in the City of Timmins, District of Cochrane. Parcel 15903 South East Cochrane. Vacant Land - 145.09 Acres	\$ 1,150.86
04-48	The Surface Rights of Mining Claim P.7867, in the Township of Langmuir, in the City of Timmins, District of Cochrane. Remainder of Parcel 1180 Centre Section Temiskaming. Vacant Land - 41.20 Acres	\$ 3,791.48	04-64	The Surface Rights of the North 160 Acres of Broken Lot 11, Concession 1, in the Township of German, in the City of Timmins, District of Cochrane. Remainder of Parcel 21147 South East Cochrane. Vacant Land - 137.52 Acres	\$ 4,327.51
04-49	The Surface Rights of Mining Claim 14101, in the Township of Langmuir, in the City of Timmins, District of Cochrane. Part of Parcel 19333 South East Cochrane. Vacant Land - 43.83 Acres	\$ 1,983.19	04-66	The Surface Rights of that Part of Lots 715 and 716 on Plan M-30 (Sudbury), in the City of Timmins, District of Cochrane. Parcel 165 Whitney and Tisdale. Improved - 2,376 sq ft - 18 Pine St S	\$ 76,223.77
04-51	The Surface Rights of Lot 124 on Plan M-8 (Sudbury), in the City of Timmins, District of Cochrane. Parcel 4905 Whitney and Tisdale. Improved - 5,000 sq ft - 211 Florence St	\$ 16,930.42	04-69	The Surface Rights of Lot 752 on Plan M-30 (Sudbury), in the City of Timmins, District of Cochrane. Parcel 3362 Whitney and Tisdale. Improved - 3,420 sq ft - 81 Spruce St S	\$ 92,806.25
04-53	The Surface Rights of the North Parts of Lots 9 and 10, on Plan M-12, (Sudbury), in the City of Timmins, District of Cochrane. Part of Parcel 13872 Whitney and Tisdale. Vacant Land - 4,356 sq ft - Boucher St (Previously Second St)	\$ 4,724.05	04-70	The Surface Rights of Lot 734 on Plan M-30 (Sudbury), in the City of Timmins, District of Cochrane. Remainder of Parcel 12975 Whitney and Tisdale. Improved - 3,420 sq ft - 92-94 Pine St S	\$ 130,831.92
04-54	The Surface Rights of the South Parts of Lots 9 and 10, on Plan M-12 (Sudbury), in the City of Timmins, District of Cochrane. Part of Parcel 13872 Whitney and Tisdale. Improved - 4,356 sq ft - 5888 King St (Previously 126 King St)	\$ 14,871.91	04-71	FIRSTLY: The Surface Rights of Lot 487, Plan M-30 (Sudbury), SECONDLY: The Surface Rights of the Part of a lane, Plan M-30 (Sudbury), in the City of Timmins, District of Cochrane. Parcel 14013 Whitney and Tisdale. Improved - 3,420 sq ft - 80 Balsam St S	\$ 139,571.56
04-57	The Surface Rights of Part of Broken Lot 8, Concession 3, being Mining Claim P.20032, in the Township of Cody, in the City of Timmins, District of Cochrane. The Remainder of Parcel 8370 South East Cochrane. Vacant Land - 27.00 Acres	\$ 2,233.75	04-73	The Surface Rights of Part of Lot 71 on Plan M-30 (Sudbury) in the City of Timmins, District of Cochrane. Remainder of Parcel 3667 Whitney and Tisdale. Vacant Land - 400 sq ft - Elm St N	\$ 1,278.79
04-58	The Surface Rights of the South West ¼ of the North ½ of Lot 11, Concession 3, being Mining Claim P.22357, in the Township of Cody, in the City of Timmins, District of Cochrane. Part of Parcel 8813 South East Cochrane. Vacant Land - 39.75 Acres	\$ 1,079.56	04-74	The Surface Rights of Lot 19 on Plan M-15 Cochrane, in the City of Timmins, District of Cochrane. Parcel 6283 Whitney and Tisdale. Improved - 3,000 sq ft - 407-409 Murdock Ave	\$ 20,220.51
04-59	The Surface Rights of the South East ¼ of the North ½ of Lot 12, Concession 3, being Mining Claim P.22356, Township of Cody, in the City of Timmins, District of Cochrane. Part of Parcel 8812 South East Cochrane. Vacant Land - 40.00 Acres	\$ 1,079.56	04-77	FIRSTLY: The Surface Rights of Lot 380 on Plan M-30 (Sudbury), SECONDLY: The Surface Rights of Lot 380A on Plan M-5 (Cochrane), in the City of Timmins, District of Cochrane. Parcel 5444 Whitney and Tisdale. Improved - 3,795 sq ft - 143 Third Ave	\$ 55,595.05

	Description of Land(s)	Minimum Tender Amount		Description of Land(s)	Minimum Tender Amount
04-79	The Surface Rights of Lot 1076 on Plan M-9 (Temiskaming), in the City of Timmins, District of Cochrane. Parcel 321 Whitney and Tisdale. Improved – 3,600 sq ft - 165-167 Birch St S	\$ 23,062.66	04-94	THIRDLY: The Surface Rights of Mining Claim H.R. 931 (8299), in the Township of Shaw, in the City of Timmins, District of Cochrane. Part of Parcel 24309 South East Cochrane. Improved – 63.00 Acres	\$ 481,333.30
04-82	The Surface Rights of Lot 466 on Plan M-26 (Sudbury), in the City of Timmins, District of Cochrane. Parcel 3036 South East Cochrane The Surface Rights of Lot 465 on Plan M-26 (Sudbury), in the City of Timmins, District of Cochrane. Parcel 166 South East Cochrane Improved - 8,000 sq ft – 21 Mountjoy St S	\$ 94,629.84	04-95	FIRSTLY: The Surface Rights of Mining Claim E.D. 371, SECONDLY: The Surface Rights of Mining Claim 416P, in the Township of Shaw, in the City of Timmins, District of Cochrane. Part of Parcel 24309 South East Cochrane. Vacant Land – 68.50 Acres	\$ 1,273.21
04-83	The Surface Rights of the North 58 Feet of Lot 425 on Plan M-26 (Sudbury), in the City of Timmins, District of Cochrane. Parcel 5128 South East Cochrane The Surface Rights of Lot 426 on Plan M-26 (Sudbury), in the City of Timmins, District of Cochrane. Parcel 4258 South East Cochrane. Improved – Frontage 80 ft - 263 Wilson Ave	\$ 90,238.95	04-96	The Surface Rights of Mining Claim E.D. 372 (P.8300), in the Township of Shaw, in the City of Timmins, District of Cochrane. Part of Parcel 13790 South East Cochrane. Vacant Land – 43.30 Acres	\$ 2,899.57
04-84	The Surface Rights of Lot 120 on Plan M-51 (Temiskaming), in the City of Timmins, District of Cochrane. Parcel 6640 South East Cochrane. Vacant Land – 3,720 sq ft – 252 Way Ave	\$ 13,400.45	04-97	FOURTHLY: The Surface Rights of Mining Claim P.8621, in the Township of Shaw, in the City of Timmins, District of Cochrane. Part of Parcel 24309 South East Cochrane. Vacant Land – 49.90 Acres	\$ 1,173.93
04-85	The Surface Rights of Lot 165 on Plan M-56 Cochrane, in the City of Timmins, District of Cochrane. Parcel 5633 Whitney and Tisdale. Improved – 2,775 sq ft - 418 Tamarack St	\$ 11,869.78	04-98	The Surface Rights of Mining Claim P.6955, in the Township of Shaw, in the City of Timmins, District of Cochrane. Part of Parcel 13789 South East Cochrane. Vacant Land – 49.50 Acres	\$ 1,149.30
04-89	The Surface Rights of Mining Claim E.D. 369 (13894), in the Township of Shaw, in the City of Timmins, District of Cochrane. Part of Parcel 13783 South East Cochrane. Vacant Land - 43.00 Acres	\$ 1,101.08	04-99	The Surface Rights of the fractional area lying between Mining Claims E.D. 372, P.8301 and P.8302, in the Township of Shaw, in the City of Timmins, District of Cochrane. Part of Parcel 13793 South East Cochrane. The Surface Rights of Mining Claim P.8302 (T.C. 600), in the Township of Shaw, in the City of Timmins, District of Cochrane. Part of Parcel 13791 South East Cochrane. Vacant Land – 29.89 Acres	\$ 1,054.66
04-90	The Surface Rights of Mining Claim E.D. 368 (13895), in the Township of Shaw, in the City of Timmins, District of Cochrane. Part of Parcel 13784 South East Cochrane. Vacant Land - 42.70 Acres	\$ 1,101.08	04-100	The Surface Rights of Mining Claim H.R. 1005 (P. 7885), in the Township of Shaw, in the City of Timmins, District of Cochrane. Part of Parcel 13787 South East Cochrane. Vacant Land – 12.50 Acres	\$ 2,648.53
04-91	The Surface Rights of Mining Claim P.22599, in the Township of Shaw, in the City of Timmins, District of Cochrane. Part of Parcel 13794 South East Cochrane. Vacant Land - 32.10 Acres	\$ 1,062.04	04-101	The Surface Rights of Part of Lot 2, Concession 2, being Mining Claim P. 18057, in the Township of Shaw, in the City of Timmins, District of Cochrane. Part of Parcel 13778 South East Cochrane. Vacant Land – 43.54 Acres	\$ 1,101.08
04-92	The Surface Rights of Mining Claim P. 6924, in the Township of Shaw, in the City of Timmins, District of Cochrane. Part of Parcel 13788 South East Cochrane. Vacant Land – 47.50 Acres	\$ 1,132.27	04-102	The Surface Rights of Part of Lot 2 and Part of Lot 3, Concession 2, being Mining Claim P.20666, in the Township of Shaw, in the City of Timmins, District of Cochrane. Part of Parcel 13782 South East Cochrane. Vacant Land – 64.46 Acres 6100 Langmuir Rd	\$ 3,043.44
04-93	The Surface Rights of Mining Claim P. 8301 (E.D. 373), in the Township of Shaw, in the City of Timmins, District of Cochrane. Part of Parcel 13792 South East Cochrane. Vacant Land - 56.60 Acres	\$ 1,198.58			

Description of Land(s)		Minimum Tender Amount	Description of Land(s)		Minimum Tender Amount
04-103	The Surface Rights of Part of Lot 1, Concession 3, and the Surface Rights of Part of Lot 1, Concession 2, Township of Shaw, being Mining Claim P.20665, in the City of Timmins, District of Cochrane. Part of Parcel 13781 South East Cochrane. Vacant Land – 61.63 Acres	\$ 1,230.09	04-113	FOURTHLY: The Surface Rights of Mining Claim H.R. 1103 (14039), in the Township of Carman, in the City of Timmins, District of Cochrane. Part of Parcel 24310 South East Cochrane. Vacant Land – 52.50 Acres	\$ 1,197.98
04-104	The Surface Rights of Mining Claim P. 8469, in the Township of Shaw, in the City of Timmins, District of Cochrane. Part of Parcel 13795 South East Cochrane. Vacant Land – 42.90 Acres	\$ 1,101.08	04-114	ELEVENTHLY: The Surface Rights of Mining Claim P. 25638, in the Township of Carman, in the City of Timmins, District of Cochrane. Part of Parcel 24310 South East Cochrane. Vacant Land – 34.16 Acres	\$ 1,093.68
04-105	The Surface Rights of Mining Claim E.D. 370 (13896), in the Township of Carman, in the City of Timmins, District of Cochrane. Part of Parcel 13785 South East Cochrane. Vacant Land – 37.30 Acres	\$ 1,093.73	04-115	NINTHLY: The Surface Rights of Mining Claim P.25578, in the Township of Carman, in the City of Timmins, District of Cochrane. Part of Parcel 24310 South East Cochrane. Vacant Land – 30.58 Acres	\$ 1,086.73
04-106	The Surface Rights of Mining Claim E.D. 367 (13892), in the Township of Carman, in the City of Timmins, District of Cochrane. Part of Parcel 13786 South East Cochrane. Vacant Land – 40.80 Acres	\$ 1,101.08	04-116	EIGHTLY: The Surface Rights of Mining Claim P.25577, in the Township of Carman, in the City of Timmins, District of Cochrane. Part of Parcel 24310 South East Cochrane. Vacant Land – 26.97 Acres	\$ 1,072.44
04-107	FIRSTLY: The Surface Rights of Mining Claim E.D. 366, in the Township of Carman, in the City of Timmins, District of Cochrane. Part of Parcel 24310 South East Cochrane. Vacant Land – 30.50 Acres	\$ 1,078.44	04-117	TENTHLY: The Surface Rights of Mining Claim P.25637, in the Township of Carman, in the City of Timmins, District of Cochrane. Part of Parcel 24310 South East Cochrane. Vacant Land – 38.83 Acres	\$ 1,117.96
04-108	SEVENTHLY: The Surface Rights of Mining Claim P.20473, in the Township of Carman, in the City of Timmins, District of Cochrane. Part of Parcel 24310 South East Cochrane. Vacant Land – 36.06 Acres	\$ 1,111.11	04-118	The Surface Rights of the South Part of Broken Lot 10, Concession 1, in the Township of Matheson, in the City of Timmins, District of Cochrane. Part of Parcel 416 South East Cochrane. Vacant Land – 157.00 Acres	\$ 2,293.40
04-109	SECONDLY: The Surface Rights of Mining Claim H.R. 1101 (14041), in the Township of Carman, in the City of Timmins, District of Cochrane. Part of Parcel 24310 South East Cochrane. Vacant Land – 45.00 Acres	\$1,132.36	04-119	The Surface Rights of the South Part of Lot 12, Concession 1, in the Township of Matheson, in the City of Timmins, District of Cochrane. Part of Parcel 779 South East Cochrane. Vacant Land – 75.92 Acres	\$ 4,779.65
04-110	SIXTHLY: The Surface Rights of Mining Claim P.20472, in the Township of Carman, in the City of Timmins, District of Cochrane. Part of Parcel 24310 South East Cochrane. Vacant Land – 67.2 Acres	\$ 1,279.15	04-120	The Surface Rights of Mining Claim T.R.S. 1175, in the Township of Ogden, in the City of Timmins, District of Cochrane. Part of Parcel 1600 South East Cochrane. Vacant Land – 37.20 Acres	\$ 1,065.22
04-111	THIRDLY: The Surface Rights of Mining Claim H.R. 1102 (14040), in the Township of Carman, in the City of Timmins, District of Cochrane. Part of Parcel 24310 South East Cochrane. Vacant Land – 52.25 Acres	\$ 1,198.58	04-121	The Surface Rights of Mining Claim T.R.S. 1174, in the Township of Ogden, in the City of Timmins, District of Cochrane. Part of Parcel 1599 South East Cochrane. Vacant Land – 33.70 Acres	\$ 1,041.40
04-112	FIFTHLY: The Surface Rights of Mining Claim P. 20471, in the Township of Carman, in the City of Timmins, District of Cochrane. Part of Parcel 24310 South East Cochrane. Vacant Land – 51.51 Acres	\$ 1,198.58	04-122	The Surface Rights of Mining Claim P.7370 (H.S. 839), in the Township of Ogden, in the City of Timmins, District of Cochrane. Part of Parcel 261 South East Cochrane. Vacant Land – 35.70 Acres	\$ 1,058.26

	Description of Land(s)	Minimum Tender Amount		Description of Land(s)	Minimum Tender Amount
04-123	The Surface Rights of Mining Claim T.R.S. 1169, in the Township of Ogden, in the City of Timmins, District of Cochrane. Part of Parcel 1835 Sudbury North Division. Vacant Land – 39.70 Acres	\$ 1,072.28	04-135	The Surface Rights of the South West ¼ of the North ½ of Lot 4, Concession 4, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 13257 Whitney and Tisdale. Vacant Land – 39.75 Acres	\$ 1,137.28
04-124	The Surface Rights of Mining Claim H.S. 840, in the Township of Ogden, in the City of Timmins, District of Cochrane. Part of Parcel 2123 South East Cochrane. Vacant Land – 40.30 Acres	\$ 1,072.28	04-136	SECONDLY: The Surface Rights of the North East ¼ of the North ½ of Lot 4, Concession 4, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Part of Parcel 13232 Whitney and Tisdale. Vacant Land – 39.75 Acres	\$ 1,137.28
04-125	The Surface Rights of Mining Claim T.R.S. 1164, in the Township of Ogden, in the City of Timmins, District of Cochrane. Part of Parcel 1834 Sudbury North Division. Vacant Land – 40.10 Acres	\$ 1,072.28	04-137	FIRSTLY: The Surface Rights of the North West ¼ of the North ½ of Lot 4, Concession 4, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Part of Parcel 13232 Whitney and Tisdale. Vacant Land – 39.75 Acres	\$ 1,137.28
04-126	The Surface Rights of Mining Claim P.7368, in the Township of Ogden, in the City of Timmins, District of Cochrane. Part of Parcel 259 South East Cochrane. Vacant Land – 32.50 Acres	\$ 1,034.01	04-138	The Surface Rights of the North East ¼ of the South ½ of Lot 5, Concession 4, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 13379 Whitney and Tisdale. Vacant Land – 40.00 Acres	\$ 1,137.28
04-127	The Surface Rights of Mining Claim P. 7369, in the Township of Ogden, in the City of Timmins, District of Cochrane. Part of Parcel 260 South East Cochrane. Vacant Land – 27.50 Acres	\$ 1,027.11	04-139	The Surface Rights of the North West ¼ of the South ½ of Lot 5, Concession 4, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 13253 Whitney and Tisdale. Vacant Land – 28.70 Acres	\$ 1,106.11
04-128	The Surface Rights of Mining Claim P.7367, in the Township of Ogden, in the City of Timmins, District of Cochrane. Part of Parcel 2803 South East Cochrane. Vacant Land – 56.30 Acres	\$ 1,175.99	04-140	The Surface Rights of the South East ¼ of the North ½ of Lot 5, Concession 4, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 13380 Whitney and Tisdale. Vacant Land – 40.00 Acres	\$ 1,137.28
04-130	The Surface Rights of Block F on Plan M-194 Cochrane, in the City of Timmins, District of Cochrane. Parcel F-1 M-194 C. Vacant Land – 3.00 Acres – Gold Mine Rd	\$ 15,329.64	04-141	The Surface Rights of the South West ¼ of the North ½ of Lot 5, Concession 4, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Remainder of Parcel 666 Whitney and Tisdale. Vacant Land – 40.00 Acres	\$ 1,532.35
04-131	The Surface Rights of the North ½ of Lot 3, Concession 4, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 9941 Whitney and Tisdale. Vacant Land - 160 ½ Acres	\$ 2,845.36	04-142	FIRSTLY: The Surface Rights of the North East ¼ of the North ½ of Lot 5, Concession 4, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Part of Parcel 4205 Whitney and Tisdale. Vacant Land – 40.00 Acres	\$ 1,532.35
04-132	The Surface Rights of the North East ¼ of the South ½ of Lot 4, Concession 4, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 13254 Whitney and Tisdale. Vacant Land – 39.75 Acres	\$ 1,150.52	04-143	SECONDLY: The Surface Rights of the North West ¼ of the North ½ of Lot 5, Concession 4, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Part of Parcel 4205 Whitney and Tisdale. Vacant Land – 40.00 Acres	\$ 1,532.35
04-133	The Surface Rights of the North West ¼ of the South ½ of Lot 4, Concession 4, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 13256 Whitney and Tisdale. Vacant Land -- 39.75 Acres	\$ 1,150.52			
04-134	The Surface Rights of the South East ¼ of the North ½ of Lot 4, Concession 4, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 13255 Whitney and Tisdale. Vacant Land – 39.75 Acres	\$ 1,150.52			

Description of Land(s)		Minimum Tender Amount	Description of Land(s)		Minimum Tender Amount
04-144	The Surface Rights of the North East ¼ of the South ½ of Lot 6, Concession 4, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Remainder of Parcel 8270 Whitney and Tisdale. Vacant Land – 39.85 Acres	\$ 1,503.23	04-152	The Surface Rights of the South West ¼ of the North ½ of Lot 3, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 9957 Whitney and Tisdale. The Surface Rights of the North West ¼ of the North ½ of Lot 3, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 10034 Whitney and Tisdale. The Surface Rights of the South East ¼ of the North ½ of Lot 3, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 10035 Whitney and Tisdale. The Surface Rights of the North East ¼ of the North ½ of Lot 3, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 10036 Whitney and Tisdale. Vacant Land – 159.50 Acres (39.87 acres each)	\$ 2,845.36
04-145	The Surface Rights of the North Part of Lot 6, Concession 4, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Part of Parcel 4225 Whitney and Tisdale. Vacant Land – 160.00 Acres	\$ 2,845.36			
04-146	The Surface Rights of the South West ¼ of the South ½ of Lot 2, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 7014 Whitney and Tisdale. Vacant Land – 39.38 Acres	\$ 1,150.52			
04-147	The Surface Rights of the North West ¼ of the South ½ of Lot 2, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 6969 Whitney and Tisdale. Vacant Land – 39.38 Acres	\$ 1,150.52	04-153	The Surface Rights of the South East ¼ of the South ½ of Lot 4, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 9967 Whitney and Tisdale. Vacant Land – 40.38 Acres	\$ 1,532.35
04-148	The Surface Rights of the South West ¼ of the North ½ of Lot 2, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 7012 Whitney and Tisdale. Vacant Land – 39.38 Acres	\$ 1,150.52	04-154	THIRDLY: The Surface Rights of the South West ¼ of the South ½ of Lot 4, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Part of Parcel 13232 Whitney and Tisdale. Vacant Land – 40.38 Acres	\$ 1,137.28
04-149	The Surface Rights of the North East ¼ of the North ½ of Lot 2, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 9988 Whitney and Tisdale. Vacant Land – 39.38 Acres	\$ 1,503.23	04-155	The Surface Rights of the North East ¼ of the South ½ of Lot 4, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 10078 Whitney and Tisdale. Vacant Land – 40.38 Acres	\$ 1,492.63
04-150	The Surface Rights of the North West ¼ of the North ½ of Lot 2, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 9987 Whitney and Tisdale. Vacant Land – 39.38 Acres	\$ 1,503.23	04-156	The Surface Rights of the South East ¼ of the North ½ of Lot 4, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 10037 Whitney and Tisdale. Vacant Land – 40.38 Acres	\$ 1,532.35
04-151	The Surface Rights of the South ½ of Lot 3, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 7016 Whitney and Tisdale. Vacant Land – 159.50 Acres	\$ 1,962.17	04-157	The Surface Rights of the South West ¼ of the North ½ of Lot 4, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 9961 Whitney and Tisdale. Vacant Land – 40.38 Acres	\$ 1,532.35
			04-158	The Surface Rights of the North East ¼ of the North ½ of Lot 4, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 9959 Whitney and Tisdale. Vacant Land – 40.38 Acres	\$ 1,532.35

	Description of Land(s)	Minimum Tender Amount		Description of Land(s)	Minimum Tender Amount
04-159	The Surface Rights of the North West ¼ of the North ½ of Lot 4, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 9960 Whitney and Tisdale. Vacant Land – 40.38 Acres	\$ 1,532.35	04-167	The Surface Rights of the North East ¼ of the North ½ of Lot 6, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 3756 Whitney and Tisdale. Vacant Land – 40.50 Acres	\$ 1,519.11
04-160	The Surface Rights of the South East ¼ of the South ½ of Lot 5, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 9951 Whitney and Tisdale. Vacant Land – 39.75 Acres	\$ 1,516.47	04-168	The Surface Rights of the South East Part of the North Part of Broken Lot 9, Concession 3, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Remainder of Parcel 1521 Sudbury North Division. Vacant Land - 39.75 Acres	\$ 14,027.40
04-161	THIRDLY: The Surface Rights of the South West ¼ of the South ½ of Lot 5, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Part of Parcel 4205 Whitney and Tisdale. Vacant Land – 39.75 Acres	\$ 1,516.47	04-169	The Surface Rights of the North East Part of the North Part of Broken Lot 9, Concession 3, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Remainder of Parcel 1520 Sudbury North Division. Vacant Land - 39.75 Acres	\$ 14,027.40
04-162	The Surface Rights of the North East ¼ of the South ½ of Lot 5, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 9952 Whitney and Tisdale. Vacant Land – 39.75 Acres	\$ 1,516.47	04-170	The Surface Rights of the North West Part of the North Part of Lot 9, Concession 3, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Remainder of Parcel 1612 Sudbury North Division. Vacant Land – 39.75 Acres	\$ 14,027.40
04-163	THIRDLY: The Surface Rights of the South East ¼ of the North ½ of Lot 5, Concession 5, FOURTHLY: The Surface Rights of the South West ¼ of the North ½ of Lot 5, Concession 5, FIFTHLY: The Surface Rights of the North East ¼ of the North ½ of Lot 5, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Part of Parcel 6754 Whitney and Tisdale. SECONDLY: The Surface Rights of the North West ¼ of the North ½ of Lot 5, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Remainder of Parcel 6500 Whitney and Tisdale. Vacant Land – 159 Acres (39.75 Acres each)	\$ 2,845.36	04-171	The Surface Rights of the North East ¼ of the South ½ of Lot 7, Concession 4, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Remainder of Parcel 8626 Whitney and Tisdale. Vacant Land - 40.12 Acres	\$ 2,899.78
			04-172	The Surface Rights of the South East ¼ of the South ½ of Lot 9, Concession 4, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Remainder of Parcel 1610 Sudbury North Division. Vacant Land – 40.25 Acres	\$ 12,748.65
			04-173	The Surface Rights of Part of Broken Lot 10, Concession 3, being Part 3 on Plan 6R-4479, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Part of Parcel 4232 Whitney and Tisdale. Vacant Land – 1.71 Acres	\$ 7,169.27
04-164	FOURTHLY: The Surface Rights of the South East ¼ of the South ½ of Lot 6, Concession 5, Township of Tisdale, in the City of Timmins, District of Cochrane. Part of Parcel 4205 Whitney and Tisdale. Vacant Land – 40.50 Acres	\$ 1,532.35	04-174	The Surface Rights of Part of Broken Lot 10, Concession 3, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Part of Parcel 4232 Whitney and Tisdale. Vacant Land – 44.96 Acres	\$ 16,251.79
04-165	The Surface Rights of the North East ¼ of the South ½ of Lot 6, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 13387 Whitney and Tisdale. Vacant Land - 40.50 Acres	\$ 1,137.28	04-175	FOURTHLY: The Surface Rights of the North West ¼ of the South ½ of Lot 4, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Part of Parcel 13232 Whitney and Tisdale. Vacant Land - 40.38 Acres	\$ 1,137.28
04-166	The Surface Rights of the South East ¼ of the North ½ of Lot 6, Concession 5, in the Township of Tisdale, in the City of Timmins, District of Cochrane. Parcel 13388 Whitney and Tisdale. Vacant Land - 40.50 Acres	\$ 1,137.28			

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order, bank draft or cheque certified by a bank, trust corporation or Province of Ontario

Savings Office payable to the municipality or board and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to, or any other matters relating to the land being sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* being Part X1, Sale of Land for Tax Arrears. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

Further information regarding this sale and a copy of the prescribed form of tender, contact:

(138-P667) KIM BAZINET or JEAN FERETYCKI,
Deputy Tax Collectors
THE CORPORATION OF THE CITY OF TIMMINS
220 Algonquin Blvd. East,
Timmins, Ontario
P4N 1B3

Municipal Act, 2001

SALE OF LANDS BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF ST. CATHARINES

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 o'clock p.m., local time on Monday, October 3rd, 2005, at the office of the City Clerk, City Hall, 50 Church Street at James Street, St. Catharines, Ontario, L2R 7C2.

The tenders will then be opened in public on the same day as soon as possible after 3:00 o'clock p.m. local time in Committee Room 1, Third Floor, City Hall.

FILE NO. DESCRIPTION OF LANDS

03-02 Property known as 37 ½ Cumberland Street and being
composed of Plan 111 Lot 520
30.00 x 111.37
26.29.5.029.05201.0000
Minimum Tender Amount: \$37,853.48

03-03 Property known as 63 Hillview Road North and being
composed of Plan 94 Lot 666
50.00 x 157.80
26.29.2.031.11000.0000
Minimum Tender Amount: \$9,959.46

01-22 Property known as 43 Wright Street and being composed of
Plan 187 Part Lot 5 RP 30R 994 Part 1
185.00 x 185.00
26.29.3.009.04900.0000
Minimum Tender Amount: \$97,910.31

02-10 Property known as 190 Lakeport Road and being composed
of Plan 595 Part Lot 31
34.50 x 115.00
26.29.6.034.05000.0000
Minimum Tender Amount: \$21,885.74

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the municipality and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Tax Sales Act and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding the sale and a copy of the prescribed form of tender contact:

(138-P668) BARBARA SKITCH
Collections Manager
The Corporation of the City of St. Catharines
P. O. Box 3012, 50 Church Street
St. Catharines, Ontario, L2R 7C2
Telephone: (905) 688-5601 Ext. 1414

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE VILLAGE OF THORNLOE

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on the 18th day of October, 2005 at the Municipal Office of The Corporation of the Village of Thornloe, 952034 Highway 569, Hilliardton, Ontario P0J 1L0.

The tenders will then be opened in public on the same day at 7:30 p.m. in the Council Chambers at The Corporation of the Village of Thornloe, 10 Main Street, Thornloe, Ontario P0J 1S0.

Description of Lands:

Parcel 19043SST, Township of Kerns, Municipality of the Village of Thornloe, Lots 57 to 66 inclusive, as shown of Plan M-170(North Bay) deposited in the Land Registry Office in the Town of Haileybury, District of Timiskaming..

Minimum Tender Amount: \$2,537.93

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

NOTE: G.S.T. MAY BE PAYABLE BY SUCCESSFUL PURCHASER.

For further information regarding this sale and a copy of the prescribed form of tender contact:

(138-P669) JANET GORE
Clerk-Treasurer
The Corporation of the Village of Thornloe
952034 Highway 569
Hilliardton, Ontario
P0J 1L0
(705) 563-2593

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE MUNICIPALITY
OF BLUEWATER**

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 5 October 2005, at the Municipal Office, 14 Mill Street, Box 250, Zurich, Ontario N0M 2T0.

The tenders will then be opened in public on the same day at the Municipal Office, 14 Mill Street, Zurich.

Description of Lands:

Roll No. 40 20 090 031 02901 0000, PIN 41229-0293(LT), Block A, Plan 522, geographic Township of Hay, now in the Municipality of Bluewater, County of Huron (No. 22). File No. 04-03

Minimum Tender Amount: \$11,350.13

Roll No. 40 20 090 032 00200 0000, PIN 41229-0320(LT), Part Lot 19, Lake Road West Concession, geographic Township of Hay, now in the Municipality of Bluewater, County of Huron (No. 22) being the Lands in Instrument No. R220321. File No. 04-04

Minimum Tender Amount: \$3,570.32

Roll No. 40 20 090 032 01800 0000, PIN 41229-0318(LT), Part Lot 19, Lake Road West Concession, geographic Township of Hay, now in the Municipality of Bluewater, County of Huron (No. 22) being the lands in Instrument No. R220320. File No. 04-05

Minimum Tender Amount: \$3,224.79

Roll No. 40 20 090 033 00200 0000, PIN 41454-0006(LT), Lot 30 Plan 518, geographic Township of Hay, now in the Municipality of Bluewater, County of Huron (No. 22). File No. 04-06

Minimum Tender Amount: \$3,258.94

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, relevant land transfer tax and GST if applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

TERRI BRANDON
Manager of Finance
The Corporation of the Municipality of Bluewater
14 Mill Street
Box 250
Zurich, Ontario N0M 2T0
(519) 236-4351 Ext. 230

(138-P670)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF SOUTHGATE

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 6 October 2005, at the Municipal Administration Office, 185667 Grey Rd. 9, RR 1, Dundalk, ON N0C 1B0.

The tenders will then be opened in public on the same day at 3:15 p.m. at the Municipal Administration Office, 185667 Grey Rd. #9, Dundalk.

Description of Lands:

Roll No. 42 07 090 003 03500 0000, Part Lot 18 Concession 15, geographic Township of Proton, now Township of Southgate, County of Grey (No. 16) designated as Part 1 on Plan 17R160. File No. 04-01.

Minimum Tender Amount: \$5,157.02

Roll No. 42 07 060 004 12501 0000, 184266 Grey Rd 9 West one-half of Lot 17 Concession 15, containing 50 acres more or less geographic Township of Egremont, now Township of Southgate, County of Grey (No. 16). File No. 04-02.

Minimum Tender Amount: \$15,727.83

Roll No. 42 07 060 031 07000 0000, 392045 Grey Road 109, Holstein, The most westerly 105 feet in perpendicular width of Lot 20 on the East side of Main Street according to Plan 110 for the Village of Holstein, geographic Township of Egremont, now in the Township of Southgate, County of Grey (No. 16) The municipality advises that this property has been used as a gas station. File No. 04-05.

Minimum Tender Amount: \$9,239.74

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold, including but not limited to the potential existence of environmental contamination. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, relevant land transfer tax and GST if applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

DEBBIE MILLS
Deputy Treasurer/Tax Collector
The Corporation of the Township of Southgate
185667 Grey Rd 9
RR #1
Dundalk ON N0C 1B0
519-923-2110
[web site: www.town.southgate.on.ca](http://www.town.southgate.on.ca)

(138-P672)

Sale of Land by Public Auction

Municipal Act, 2001

SALE OF LAND BY PUBLIC AUCTION

THE MUNICIPALITY OF CHATHAM-KENT

TAKE NOTICE that the land(s) described below will be offered for sale by public auction at 1:00 o'clock in the afternoon on the 6th day of October, 2005 at the Council Chambers of the Municipality of Chatham-Kent, 315 King Street West, Chatham, Ontario.

Description of Land(s):

All lands are in the Municipality of Chatham-Kent, the following are the geographic descriptions and municipal addresses.

Roll # 3650-010-003-45700 Part Lot Twenty-Five (25), Third Concession, in the Geographic Township of Romney, formerly in the County of Kent, now in the Municipality of Chatham-Kent, Province of Ontario more particularly described in Instrument Number 423749. P.I.N. 00836-0034 Land Titles.

Minimum Bid: \$12,671.50.

Roll # 3650-390-004-05200 Part of Lot 3, Fifth Concession, Geographic Township of Camden Gore, in the Municipality of Chatham-Kent, Province of Ontario as described in 581491. Being 445 Sydenham St. P.I.N. 00614-0049 Registry & 00600-0018 Registry.

Minimum Bid: \$15,499.17.

Roll # 3650-420-001-02600 The most southeasterly 18.18 feet of even perpendicular width from front to rear of Lot 18, Block 48, Plan 14, in the Municipality of Chatham-Kent, Province of Ontario as described in Instrument Number 599146. Being 76 Centre St. P.I.N. 00504-0243 Registry.

Minimum Bid: \$22,176.84.

Roll # 3650-442-004-12300 All and Singular that certain parcel or tract of land and premises situate lying and being in the former Town of Wallaceburg, County of Kent, now in the Municipality of Chatham-Kent, Province of Ontario and being composed of Lot 74 according to Plan Number 119 as described in Instrument Number 310164. Being 116 Hiram St. P.I.N. 00579-0038 Registry.

Minimum Bid: \$21,496.29.

Roll # 3650-442-005-29300 Lot 96, Plan 410, formerly in the Town of Wallaceburg, County of Kent, now in the Municipality of Chatham-Kent, Province of Ontario as described in Instrument Number 554040. Being 99 First St. P.I.N. 00580-0406 Registry.

Minimum Bid: \$11,765.53.

Roll # 3650-443-003-07300 Lot 11, Registered Plan 118, McGregor's Survey, formerly in the Town of Wallaceburg, County of Kent, now in the Municipality of Chatham-Kent, Province of Ontario as described in Instrument Number 549377. Being 468 King St. P.I.N. 00566-0160 Registry.

Minimum Bid: \$20,119.18.

All amounts payable by the successful purchaser shall be payable in full at the time of the sale by cash or money order or by a bank draft or cheque certified by a bank, trust corporation.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules. The successful purchaser will be required to pay the amount bid plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Personal information contained on this form, collected pursuant to the Municipal Act will be used for the purposes of that Act. Questions should be directed to the Freedom of Information and Privacy Coordinator at the institution responsible for the procedures under that Act.

For further information regarding this sale, contact:

Municipality of Chatham-Kent
315 King Street West, P O Box 640,
Chatham, Ontario, N7M 5K8
STUART WOOD, Director, Financial Services/Treasurer
or BONNIE DREWERY, Collections Officer
(138-P664)

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2005—09—10

ONTARIO REGULATION 470/05

made under the

EDUCATION ACT

Made: August 18, 2005

Filed: August 22, 2005

Amending O. Reg. 486/01

(Continuation, Areas of Jurisdiction and Names of District School Boards)

Note: Ontario Regulation 486/01 has not previously been amended.

1. Subparagraph 5 i of section 7 of Ontario Regulation 486/01 is amended by striking out “Lake of the Woods” and substituting “Ignace, Lake of the Woods”.
2. Subparagraph 4 i of section 13 of the Regulation is amended by striking out “Kenora” and substituting “Ignace, Kenora”.
3. This Regulation comes into force on September 1, 2005.

RÈGLEMENT DE L'ONTARIO 470/05

pris en application de la

LOI SUR L'ÉDUCATION

pris le 18 août 2005

déposé le 22 août 2005

modifiant le Règl. de l'Ont. 486/01

(Prorogation, territoires de compétence et noms des conseils scolaires de district)

Remarque : Le Règlement de l'Ontario 486/01 n'a pas été modifié antérieurement.

1. La sous-disposition 5 i de l'article 7 du Règlement de l'Ontario 486/01 est modifiée par substitution de «Ignace, Lake of the Woods» à «Lake of the Woods».
2. La sous-disposition 4 i de l'article 13 du Règlement est modifiée par substitution de «Ignace, Kenora» à «Kenora».
3. Le présent règlement entre en vigueur le 1^{er} septembre 2005.

37/05

ONTARIO REGULATION 471/05

made under the

EDUCATION ACT

Made: August 18, 2005

Filed: August 22, 2005

Amending O. Reg. 412/00

(Elections to and Representation on District School Boards)

Note: Ontario Regulation 412/00 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Item 36 of Table 1 to Ontario Regulation 412/00 is revoked and the following substituted:

36.	Northwest Catholic District School Board	11,597
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(2) Item 68 of Table 1 to the Regulation is revoked and the following substituted:

68.	Conseil scolaire de district catholique des Aurores boréales	36,643
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2. This Regulation comes into force on September 1, 2005.**RÈGLEMENT DE L'ONTARIO 471/05**

pris en application de la

LOI SUR L'ÉDUCATION

pris le 18 août 2005

déposé le 22 août 2005

modifiant le Règl. de l'Ont. 412/00

(Élections aux conseils scolaires de district et représentation au sein de ces conseils)

Remarque : Le Règlement de l'Ontario 412/00 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le point 36 du tableau 1 du Règlement de l'Ontario 412/00 est abrogé et remplacé par ce qui suit :

36.	Northwest Catholic District School Board	11 597
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(2) Le point 68 du tableau 1 du Règlement est abrogé et remplacé par ce qui suit :

68.	Conseil scolaire de district catholique des Aurores boréales	36 643
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2. Le présent règlement entre en vigueur le 1^{er} septembre 2005.

ONTARIO REGULATION 472/05

made under the

EDUCATION ACT

Made: August 18, 2005

Filed: August 22, 2005

**TRANSITION PROVISIONS RELATING TO THE MERGER OF TWO SCHOOL BOARDS AND
THE SCHOOL BOARD BOUNDARY CHANGES MADE BY ONTARIO REGULATION 470/05****Definitions****1. In this Regulation,**

“Conseil des Aurores boréales” means the Conseil scolaire de district catholique des Aurores boréales; (“conseil des Aurores boréales”)

“Ignace Board” means The Ignace Roman Catholic Separate School Board. (“conseil d’Ignace”)

Merger and employee transfer

2. (1) The employees of the Ignace Board are transferred to the Conseil des Aurores boréales on September 1, 2005.

(2) The employment contract, the terms and conditions of employment, the rights and benefits of employment and the employment obligations of a person who becomes an employee of the Conseil des Aurores boréales under paragraph 1 of subsection 58.1 (21) of the Act are assumed by and continued with the Conseil des Aurores boréales.

(3) Immediately after the employees of the Ignace Board become employees of the Conseil des Aurores boréales, the Ignace Board is merged with and continued as the Conseil des Aurores boréales.

Right to attend

3. A parent or guardian of a person who has the right to attend a school of the Ignace Board under subsection 32 (1) of the Act on August 31, 2005 shall be deemed to be a French-language separate district school board supporter for the purposes of Part II of the Act from the period beginning on September 1, 2005 and ending on the earlier of,

- (a) the day that the parent or guardian files a notice of change of support for the following year with the Municipal Property Assessment Corporation;
- (b) the day that the person or the person’s parent or guardian ceases to reside in the area of jurisdiction of the Conseil des Aurores boréales; or
- (c) August 31, 2006.

Education taxes

4. (1) Any amounts to be distributed to the Ignace Board after August 31, 2005 by the municipality of Ignace under subsection 257.8 (2), 257.9 (1) or 257.11 (2) of the Act in respect of the 2005 taxation year and any previous taxation years shall be distributed to the Conseil des Aurores boréales.

(2) In this section,

“taxation year” means the year for which taxes for school purposes are levied.

Transition, representation for added area

5. During the period beginning on September 1, 2005 and ending on November 30, 2006,

- (a) the member of the Conseil des Aurores boréales elected to represent the municipality of Sioux Lookout and his or her successor, if any, shall represent the interests of the electors of the Conseil des Aurores boréales from the geographic area of the municipality of Ignace; and
- (b) the member of the Northwest Catholic District School Board elected to represent the municipality of Sioux Lookout and his or her successor, if any, shall represent the interests of the electors of the Northwest Catholic District School Board from the geographic area of the municipality of Ignace.

Municipal Elections Act, 1996

6. (1) For the purposes of subsection 79 (8) of the *Municipal Elections Act, 1996*, an amount held in trust for a candidate who was nominated for an office on the Ignace Board in the election immediately preceding September 1, 2005 shall be paid by the clerk to the candidate, with interest, if the candidate is nominated for an office on the Conseil des Aurores boréales in the next election following September 1, 2005.

(2) An amount that becomes payable to the Ignace Board under subsection 79 (9) of the *Municipal Elections Act, 1996* after August 31, 2005 shall be paid to the Conseil des Aurores boréales.

RÈGLEMENT DE L'ONTARIO 472/05

pris en application de la

LOI SUR L'ÉDUCATIONpris le 18 août 2005
déposé le 22 août 2005**DISPOSITIONS TRANSITOIRES TOUCHANT LA FUSION DE DEUX CONSEILS SCOLAIRES
ET LES MODIFICATIONS APPORTÉES AUX LIMITES TERRITORIALES DES CONSEILS
SCOLAIRES PAR LE RÈGLEMENT DE L'ONTARIO 470/05****Définitions**

1. Les définitions qui suivent s'appliquent au présent règlement.

«conseil des Aurores boréales» Le Conseil scolaire de district catholique des Aurores boréales. («Conseil des Aurores boréales»)

«conseil d'Ignace» Le conseil appelé The Ignace Roman Catholic Separate School Board. («Ignace Board»)

Fusion et mutation d'employés2. (1) Les employés du conseil d'Ignace sont mutés au conseil des Aurores boréales le 1^{er} septembre 2005.

(2) Le conseil des Aurores boréales prend en charge et maintient le contrat de travail, les conditions d'emploi et les droits et avantages liés à l'emploi, ainsi que les obligations liées à l'emploi, de quiconque devient son employé aux termes de la disposition 1 du paragraphe 58.1 (21) de la Loi.

(3) Immédiatement après la mutation des employés du conseil d'Ignace au conseil des Aurores boréales, les deux conseils sont fusionnés et sont prorogés en un seul et même conseil, à savoir le conseil des Aurores boréales.

Droit de fréquentation3. Le père, la mère ou le tuteur d'une personne qui a le droit de fréquenter une école du conseil d'Ignace en vertu du paragraphe 32 (1) de la Loi le 31 août 2005 est réputé un contribuable des conseils scolaires de district séparés de langue française pour l'application de la partie II de la Loi pour la période qui commence le 1^{er} septembre 2005 et qui se termine le premier en date des jours suivants :

- a) le jour où il dépose un avis de changement du statut de contribuable pour l'année suivante auprès de la Société d'évaluation foncière des municipalités;
- b) le jour où lui-même ou la personne cesse de résider dans le territoire de compétence du conseil des Aurores boréales;
- c) le 31 août 2006.

Impôts scolaires

4. (1) La municipalité d'Ignace remet au conseil des Aurores boréales les sommes qu'elle doit remettre au conseil d'Ignace après le 31 août 2005 aux termes du paragraphe 257.8 (2), 257.9 (1) ou 257.11 (2) de la Loi à l'égard de l'année d'imposition 2005 et de toute année d'imposition antérieure.

(2) La définition qui suit s'applique au présent article.

«année d'imposition» L'année pour laquelle les impôts scolaires sont prélevés.

Disposition transitoire : représentation dans le secteur agrandi5. Au cours de la période qui commence le 1^{er} septembre 2005 et qui se termine le 30 novembre 2006 :

- a) d'une part, le membre du conseil des Aurores boréales qui est élu pour représenter la municipalité de Sioux Lookout et son successeur, s'il y a lieu, représentent les intérêts des électeurs de ce conseil qui résident dans la région géographique de la municipalité d'Ignace;
- b) d'autre part, le membre du conseil appelé Northwest Catholic District School Board qui est élu pour représenter la municipalité de Sioux Lookout et son successeur, s'il y a lieu, représentent les intérêts des électeurs de ce conseil qui résident dans la région géographique de la municipalité d'Ignace.

Loi de 1996 sur les élections municipales6. (1) Pour l'application du paragraphe 79 (8) de la *Loi de 1996 sur les élections municipales*, la somme détenue en fiducie pour un candidat qui a été déclaré candidat à un poste au sein du conseil d'Ignace lors de l'élection précédant

immédiatement le 1^{er} septembre 2005 lui est versée, majorée des intérêts, par le secrétaire s'il est déclaré candidat à un poste au sein du conseil des Aurores boréales lors de l'élection suivante.

(2) La somme qui devient payable au conseil d'Ignace aux termes du paragraphe 79 (9) de la *Loi de 1996 sur les élections municipales* après le 31 août 2005 est versée au conseil des Aurores boréales.

37/05

ONTARIO REGULATION 473/05

made under the

HIGHWAY TRAFFIC ACT

Made: August 17, 2005

Filed: August 23, 2005

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Regulation 619 has previously been amended. Those amendments are listed in the [Table of Regulations](#) [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Section 7 of Regulation 619 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

(5) Despite paragraph 1 of Part 3 of Schedule 11, no person shall operate a motor vehicle at a greater rate of speed than 60 kilometres per hour on days during which school is regularly held, between the hours of 8:00 a.m. to 9:00 a.m., 12:25 p.m. to 1:25 p.m. and 3:00 p.m. to 4:00 p.m., on that part of the King's Highway known as No. 9 in the Town of Orangeville in the County of Dufferin beginning at a point situate 300 metres measured westerly from its intersection with the centre line of the roadway known as Rolling Hills Drive and extending easterly for a distance of 700 metres.

Made by:

HARINDER JEET SINGH TAKHAR
Minister of Transportation

Date made: August 17, 2005.

37/05

ONTARIO REGULATION 474/05

made under the

HIGHWAY TRAFFIC ACT

Made: August 17, 2005

Filed: August 23, 2005

Amending Reg. 598 of R.R.O. 1990
(Gross Weight on Bridges)

Note: Regulation 598 has previously been amended. Those amendments are listed in the [Table of Regulations](#) [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Section 1 of Regulation 598 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. No person shall move a vehicle or combination of vehicles on, over or upon a bridge described in Column 1 of Schedule 1, 2, 3, 3.1 or 3.2 if the gross weight of the vehicle or combination of vehicles is greater than the weight in tonnes set opposite in Column 2.

2. The Regulation is amended by adding the following Schedule:

SCHEDULE 3.2
SHEWFELT BRIDGE — LOCAL ROADS BOARD OF FENWICK/PENEFEATHER/VANKOUGHNET

Column 1	Column 2
Bridge	Gross Weight Limit in Tonnes
Bridge No. 38S-031, known as the Shewfelt Bridge, on Old Goulais Bay Road of the Local Roads Board known as Fenwick/Penefeather/Vankoughnet in the Sault Ste. Marie Area.	5 tonnes

Made by:

HARINDER JEET SINGH TAKHAR
Minister of Transportation

Date made: August 17, 2005.

37/05

ONTARIO REGULATION 475/05

made under the

ELECTRICITY ACT, 1998

Made: August 18, 2005
Filed: August 23, 2005

Amending O. Reg. 431/04
(Payments re Section 25.34 of the Act)

Note: Ontario Regulation 431/04 has not previously been amended.

1. Ontario Regulation 431/04 is amended by adding the following section:

Payment of discounts etc. by participating retailers to the OPA

7.1 (1) Every participating retailer who is required under a designated contract to give a discount or allowance to a regulated consumer or to make a payment to a regulated consumer shall pay the amount of the discount, allowance or payment to the OPA instead of giving or paying it to the regulated consumer if,

- (a) the discount, allowance or payment does not form part of the contract price under the designated contract; and
- (b) the discount, allowance or payment relates to a period commencing after December 31, 2004.

(2) The OPA shall determine the method of payment of amounts under subsection (1) and the times within which payments must be made, but no payment shall be required to be made under subsection (1) before the time the participating retailer would otherwise be required under the designated contract to give the discount or allowance or make the payment to which the payment under subsection (1) relates.

37/05

ONTARIO REGULATION 476/05
made under the
ONTARIO ENERGY BOARD ACT, 1998

Made: August 18, 2005
Filed: August 23, 2005

REAFFIRMATION OF CONTRACTS UNDER SECTION 88.9.1 OF THE ACT

Definitions

1. In this Regulation,

“existing contract” means a contract for electricity to which section 88.9.1 of the Act applies,

- (a) that has not ceased to have effect before the day this Regulation comes into force, and
- (b) that is not a contract described in paragraph 1, 2 or 3 of subsection 88.9 (16) of the Act;

“operative day” means, in respect of an existing contract,

- (a) the day on which a written copy of the existing contract is delivered to the consumer if,
 - (i) the existing contract is entered into on or after the day this Regulation comes into force, or
 - (ii) the existing contract was entered into before the day this Regulation comes into force but the written copy of the contract is delivered to the consumer on or after the day this Regulation comes into force,
- (b) the day the existing contract is renewed, if the existing contract is renewed on or after the day this Regulation comes into force, or
- (c) the day this Regulation comes into force if,
 - (i) the existing contract was entered into before that day and a written copy of the contract was delivered to the consumer before that day, or
 - (ii) the existing contract was renewed before that day.

Prescribed date

- 2. October 1, 2005 is the day that is prescribed for the purposes of subsection 88.9.1 (1) of the Act.**

Reaffirmation of existing contract

3. (1) A consumer who wants to reaffirm his or her existing contract under section 88.9.1 of the Act shall do so by giving notice in writing or by telephone indicating his or her intention to reaffirm the existing contract to the retailer at any time during the period commencing the 10th day following the operative day for the existing contract and ending the 60th day following the operative day.

(2) Despite subsection (1), notice may be given to a retailer by telephone only if a voice recording of the telephone notice is made and, on request, is given to the consumer.

(3) If written notice is given other than by personal service, it shall be deemed to have been given when sent.

Date existing contract ceases to have effect

4. For the purposes of subsection 88.9.1 (2) of the Act, if an existing contract is not reaffirmed in accordance with section 3, it ceases to have effect on the 61st day following the operative day for the contract.

s. 88.9 of the Act not applicable re certain existing contracts

5. (1) Subsections 88.9 (3) and (6) of the Act do not apply to a consumer in respect of an existing contract if the consumer enters into the existing contract on or after the day this Regulation comes into force or during the 60 days immediately before the day this Regulation comes into force.

(2) A reaffirmation of an existing contract by a consumer under section 88.9.1 of the Act in accordance with section 3 shall be considered to be a reaffirmation of the contract in accordance with subsection 88.9 (4) of the Act for the purposes of clause 88.9 (10) (b) of the Act.

ONTARIO REGULATION 477/05

made under the

ONTARIO ENERGY BOARD ACT, 1998

Made: August 18, 2005

Filed: August 23, 2005

Amending O. Reg. 435/02

(Payments re Section 79.4 of the Act)

Note: Ontario Regulation 435/02 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 435/02 is amended by adding the following section:**Payments re participating retailers to the Financial Corporation**

11.1 (1) Every participating retailer who is required under a designated contract to give a discount or allowance to a low-volume consumer or designated consumer or to make a payment to a low-volume consumer or designated consumer shall pay the amount of the discount, allowance or payment to the Financial Corporation instead of giving or paying it to the low-volume consumer or designated consumer if,

- (a) the discount, allowance or payment does not form part of the contract price under the designated contract; and
- (b) the discount, allowance or payment relates to the period commencing May 1, 2002 and ending December 31, 2004.

(2) The Financial Corporation shall determine the method of payment of amounts under subsection (1) and the times within which payments must be made.

37/05

ONTARIO REGULATION 478/05

made under the

ONTARIO ENERGY BOARD ACT, 1998

Made: August 18, 2005

Filed: August 23, 2005

Amending O. Reg. 161/99

(Definitions and Exemptions)

Note: Ontario Regulation 161/99 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 4.0.1 (1) of Ontario Regulation 161/99 is amended by striking out “or” at the end of clause (b), by adding “or” at the end of paragraph 3 of clause (c) and by adding the following clause:

- (d) with respect to a distribution system owned or operated by a distributor, if the distributor is a generator and distributes electricity solely for the purpose of conveying it into the IESO-controlled grid.

37/05

ONTARIO REGULATION 479/05

made under the

ONTARIO ENERGY BOARD ACT, 1998

Made: August 18, 2005

Filed: August 23, 2005

Amending O. Reg. 339/02

(Electricity Pricing)

Note: Ontario Regulation 339/02 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 339/02 is amended,

(a) by striking out “IMO” wherever it appears and substituting in each case “IESO”; and

(b) by striking out “IMO-controlled grid” wherever it appears and substituting in each case “IESO-controlled grid”.

2. Section 1.1 of the Regulation is amended by adding the following definitions:

“designated consumer” means a consumer who, before April 1, 2005, was a designated consumer under section 56 of the Act;

“low-volume consumer” means a consumer who, before April 1, 2005, was a low-volume consumer under section 56 of the Act;

3. The Regulation is amended by adding the following section:**LAST DAY FOR PAYMENTS**

Last day for payments

8. No payment referred to in any of sections 3.1 to 3.5 shall be made after December 31, 2005.

37/05

ONTARIO REGULATION 480/05

made under the

ONTARIO ENERGY BOARD ACT, 1998

Made: August 18, 2005

Filed: August 23, 2005

Amending and Revoking O. Reg. 341/02

(Payments re Sections 79.1 and 79.2 of the Act)

Note: Ontario Regulation 341/02 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 341/02 is amended by striking out “IMO” wherever it appears and substituting in each case “IESO”.

2. The Regulation is amended by adding the following section:**LAST DAY FOR PAYMENTS**

Last day for payments

15.1 No payment referred to any of sections 2 to 15 of this Regulation shall be made after March 31, 2006.

3. The Regulation is revoked on June 30, 2006.

37/05

ONTARIO REGULATION 481/05

made under the

ONTARIO ENERGY BOARD ACT, 1998

Made: August 18, 2005

Filed: August 23, 2005

Amending and Revoking O. Reg. 435/02
(Payments re Section 79.4 of the Act)

Note: Ontario Regulation 435/02 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 435/02 is amended by adding the following section:**LAST DAY FOR PAYMENTS****Last day for payments**

17.1 (1) No payment referred to in this Regulation shall be made after March 31, 2006 or such earlier day as may be specified by the Board.

(2) The Board may specify a day earlier than March 31, 2006 after which no payment referred to in this Regulation shall be made and may specify different days earlier than March 31, 2006 in respect of different entities or different payments referred to in this Regulation.

2. The Regulation is revoked on June 30, 2006.

37/05

ONTARIO REGULATION 482/05

made under the

ONTARIO ENERGY BOARD ACT, 1998

Made: August 18, 2005

Filed: August 23, 2005

Amending and Revoking O. Reg. 436/02
(Payments re Various Electricity-related Charges)

Note: Ontario Regulation 436/02 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 436/02 is amended by adding the following section:**LAST DAY FOR PAYMENTS****Last day for payments**

10. (1) No payment referred to in this Regulation shall be made after March 31, 2006 or such earlier day as may be specified by the Board.

(2) The Board may specify a day earlier than March 31, 2006 after which no payment referred to in this Regulation shall be made and may specify different days earlier than March 31, 2006 in respect of different entities or different payments referred to in this Regulation.

2. The Regulation is revoked on June 30, 2006.

37/05

ONTARIO REGULATION 483/05

made under the

ONTARIO NEW HOME WARRANTIES PLAN ACT

Made: June 7, 2005

Filed: August 26, 2005

Amending Reg. 892 of R.R.O. 1990

(Administration of the Plan)

Note: Regulation 892 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The definition of “conciliation” in section 1 of Regulation 892 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

“conciliation” means a process whereby the Corporation determines whether a disputed item listed on a notice of claim given to the Corporation under this Regulation, including section 4 or any of sections 4.2 to 4.6, is covered by a warranty and whether repairs or compensation are required; (“conciliation”)

2. (1) Subsection 4 (1) of the Regulation is amended by adding “in the format that the Corporation specifies” at the end.

(2) Subsection 4 (2) of the Regulation is amended by adding “or make available to” after “furnish”.

(3) Subsection 4 (3) of the Regulation is revoked.

3. (1) Subsection 4.1 (1) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

(1) Subsections 4 (1) and (2), this section and sections 4.2 to 4.6 apply, and subsections 4 (4), (5) and (6) do not apply, to all claims made in respect of homes with a date of possession on or after October 1, 2003, excluding,

(2) Paragraphs 1 and 2 of subsection 4.1 (3) of the Regulation are revoked and the following substituted:

1. The 30 days after the date of possession.
2. The 30 days before the first anniversary of the date of possession.

(3) Subsection 4.1 (4) of the Regulation is amended by striking out “or” at the end of clause (a) and by revoking clause (b) and substituting the following:

- (b) the warranty claim involves items requiring seasonal repairs including air conditioning, items involving health and safety or items involving other extraordinary circumstances; or
- (c) the specified times begin in, end in or span the period from December 24 of one year to January 1 of the following year, both inclusive.

(4) Subsection 4.1 (8) of the Regulation is revoked and the following substituted:

- (8) Submission by regular mail is effective on,
 - (a) the post-mark date if the Corporation receives it within 10 days of the expiry of the period during which this section or any of sections 4.2 to 4.6 permit the submission; or
 - (b) the date that the Corporation receives it, otherwise.

4. (1) The definition of “30-day form” in subsection 4.2 (1) of the Regulation is revoked and the following substituted:

“30-day form” means the form that the Corporation requires for a warranty claim that an owner submits to the Corporation within 30 days after the date of possession.

(2) Subsection 4.2 (2) of the Regulation is amended by striking out “from the date of possession” and substituting “after the date of possession”.

(3) Subsections 4.2 (3) to (7) of the Regulation are revoked and the following substituted:

(3) An owner may submit only one 30-day form for a home.

(4) If the owner submits more than one 30-day form for a home, the only one of those forms that shall be effective for the purpose of the Act and the regulations shall be,

(a) the first form that the owner submits, if the home has a date of possession on or after October 1, 2003 and before September 1, 2005;

(b) the first form that the Corporation receives, if the home has a date of possession on or after September 1, 2005.

(5) Subject to subsection (6) and section 5.1, if a home has a date of possession on or after October 1, 2003 and before September 1, 2005 and if an owner submits a 30-day form with respect to the home to the Corporation within 30 days after the date of possession, the vendor shall have until the end of the 150th day after the date on which the Corporation receives the form to repair or resolve the claim items that are listed on the form and that are covered by a warranty.

(6) If the vendor does not repair or resolve all of the claim items listed on the 30-day form mentioned in subsection (5) by the end of the 120th day after the date on which the Corporation receives the form, the owner may request a conciliation by contacting the Corporation at any time from the 121st day to the 150th day, both inclusive, after the date on which the Corporation receives the form.

(7) If the owner does not request conciliation under subsection (6) or if the owner cancels the conciliation requested under that subsection, the owner shall be deemed to have withdrawn all claim items listed on the 30-day form that the vendor does not repair or resolve by the end of the 150th day after the date on which the Corporation receives the form.

(8) Subject to subsection (9) and section 5.1, if a home has a date of possession on or after September 1, 2005 and if an owner submits a 30-day form to the Corporation with respect to the home within 30 days after the date of possession, the vendor shall have until the end of the 180th day after the date of possession to repair or resolve the claim items that are listed on the form and that are covered by a warranty.

(9) If the vendor does not repair or resolve all of the claim items listed on the 30-day form mentioned in subsection (8) by the end of the 150th day after the date of possession, the owner may request a conciliation by contacting the Corporation at any time from the 151st day to the 180th day, both inclusive, after the date of possession.

(10) If the owner does not request conciliation under subsection (9) or if the owner cancels the conciliation requested under that subsection, the owner shall be deemed to have withdrawn all claim items listed on the 30-day form that the vendor does not repair or resolve by the end of the 180th day after the date of possession.

(11) If the owner requests conciliation under subsection (6) or (7), the vendor shall have 30 days after the date of the owner's request to repair or resolve all of the claim items listed on the 30-day form that are covered by warranty.

(12) The owner may resubmit a warranty claim in accordance with section 4.3, 4.4 or 4.6 for any claim item that subsection (7) or (10) deems the owner to have withdrawn, if the warranty period applicable to the claim item has not expired before the date of resubmission.

5. Section 4.3 of the Regulation is revoked and the following substituted:

YEAR-END CLAIMS

4.3 (1) In this section,

“year-end form” means the form that the Corporation requires for a warranty claim that an owner submits to the Corporation within the 30 days before the first anniversary of the date of possession.

(2) In order to make a warranty claim within the 30 days before the first anniversary of the date of possession, the owner shall complete and submit to the Corporation a year-end form.

(3) If the home has a date of possession on or after October 1, 2003 and before September 1, 2005 and if the owner submits more than one year-end form under subsection (2), the claim items listed on the last year-end form submitted to the Corporation for the home shall replace the claim items listed on all other year-end forms submitted for the home.

(4) Subject to subsection (5) and section 5.1, if a home has a date of possession on or after October 1, 2003 and before September 1, 2005 and if an owner submits a year-end form with respect to the home to the Corporation within the 30 days before the first anniversary of the date of possession, the vendor shall have until the end of the 150th day after the later of the date on which the Corporation receives the form and the day before the first anniversary of the date of possession to repair or resolve the claim items that are listed on the form and that are covered by a warranty.

(5) If the vendor does not repair or resolve all of the claim items listed on the year-end form mentioned in subsection (4) by the end of the 120th day after the later of the date on which the Corporation receives the form and the day before the first anniversary of the date of possession, the owner may request a conciliation by contacting the Corporation at any time from the 121st day to the 150th day, both inclusive, after the later of the date on which the Corporation receives the form and the day before the first anniversary of the date of possession.

(6) If the owner does not request conciliation under subsection (5) or if the owner cancels the conciliation requested under that subsection, the owner shall be deemed to have withdrawn all claim items listed on the year-end form that the vendor does not repair or resolve by the end of the 150th day after the later of the date on which the Corporation receives the form and the day before the first anniversary of the date of possession.

(7) If a home has a date of possession on or after September 1, 2005, an owner may submit only one year-end form for the home and only the first year-end form that the Corporation receives for the home shall be effective for the purpose of the Act and the regulations.

(8) Subject to subsection (9) and section 5.1, if a home has a date of possession on or after September 1, 2005 and if an owner submits a year-end form to the Corporation with respect to the home within the 30 days before the first anniversary of the date of possession, the vendor shall have until the end of the 150th day after the first anniversary of the date of possession to repair or resolve the claim items that are listed on the form and that are covered by a warranty.

(9) If the vendor does not repair or resolve all of the claim items listed on the year-end form mentioned in subsection (7) by the end of the 120th day after the first anniversary of the date of possession, the owner may request a conciliation by contacting the Corporation at any time from the 121st day to the 150th day, both inclusive, after the first anniversary of the date of possession.

(10) If the owner does not request conciliation under subsection (9) or if the owner cancels the conciliation requested under that subsection, the owner shall be deemed to have withdrawn all claim items listed on the year-end form that the vendor does not repair or resolve by the end of the 150th day after the first anniversary of the date of possession.

(11) If the owner requests conciliation under subsection (5) or (9), the vendor shall have 30 days after the date of the owner's request to repair or resolve all of the claim items listed on the year-end form that are covered by warranty.

(12) The owner may resubmit a warranty claim in accordance with section 4.4 or 4.6 for any claim item that subsection (6) or (10) deems the owner to have withdrawn, if the warranty period applicable to the claim item has not expired before the date of resubmission.

6. (1) The English version of the definition of "second-year form" in subsection 4.4 (1) of the Regulation is amended by striking out "a form" and substituting "the form".

(2) Subsection 4.4 (3) of the Regulation is amended by striking out "until the 150th day" and substituting "until the end of the 150th day".

(3) Section 4.4 of the Regulation is amended by adding the following subsections:

(5) If the owner does not request conciliation under subsection (4), or if the owner cancels the conciliation requested under that subsection, the owner shall be deemed to have withdrawn all claim items listed on the second-year form that the vendor does not repair or resolve by the end of the 150th day after the date on which the Corporation receives the form.

(6) If the owner requests conciliation under subsection (4), the vendor shall have 30 days after the date of the owner's request to repair or resolve all of the claim items listed on the second-year form that are covered by warranty.

(7) The owner may resubmit a warranty claim in accordance with this section or section 4.6 for any claim item that subsection (5) deems the owner to have withdrawn, if the warranty period applicable to the claim item has not expired before the date of resubmission.

7. Section 4.5 of the Regulation is revoked.

8. Section 4.6 of the Regulation is revoked and the following substituted:

4.6 (1) In this section,

"major structural defect form" means the form that the Corporation requires for a claim made under subsection 14 (4) of the Act for a home.

(2) In order to make a claim under subsection 14 (4) of the Act for a home, the owner shall complete and submit to the Corporation a major structural defect form.

(3) After receiving a major structural defect form for a home, the Corporation shall, within the time period specified in subsection (4),

(a) conduct an inspection of the home or an assessment of the claim items listed on the form, without doing an inspection of the home; and

(b) issue to the owner a report setting out the Corporation's assessment of the claim items listed on the form.

(4) For the purpose of subsection (3), the time period is,

(a) the 10 days after the Corporation receives the major structural defect form, if the home has a date of possession on or after October 1, 2003 and before September 1, 2005; or

(b) the 30 days after the Corporation receives the major structural defect form, if the home has a date of possession on or after September 1, 2005.

9. Subsection 5 (2) of the Regulation is revoked.

10. Subsection 5.1 (2) of the Regulation is amended by striking out "40th day" and substituting "60th day".

11. This Regulation comes into force on September 1, 2005.

RÈGLEMENT DE L'ONTARIO 483/05

pris en application de la

LOI SUR LE RÉGIME DE GARANTIES DES LOGEMENTS NEUFS DE L'ONTARIOpris le 7 juin 2005
déposé le 26 août 2005modifiant le Règl. 892 des R.R.O. de 1990
(Administration du Régime)

Remarque : Le Règlement 892 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La définition de «conciliation» à l'article 1 du Règlement 892 des Règlements refondus de l'Ontario de 1990 est abrogée et remplacée par ce qui suit :

«conciliation» Processus par lequel la Société décide si les articles ou questions en litige énumérés dans l'avis de réclamation qu'elle reçoit en application du présent règlement, y compris l'article 4 ou l'un des articles 4.2 à 4.6, font l'objet d'une garantie et si des réparations ou une indemnisation sont exigées. («conciliation»)

2. (1) Le paragraphe 4 (1) du Règlement est modifié par insertion de «dans le format précisé par la Société» à la fin du paragraphe.

(2) Le paragraphe 4 (2) du Règlement est modifié par insertion de «ou met à sa disposition» après «fournit au réclamant».

(3) Le paragraphe 4 (3) du Règlement est abrogé.

3. (1) Le paragraphe 4.1 (1) du Règlement est modifié par substitution de ce qui suit au passage qui précède l'alinéa a) :

(1) Les paragraphes 4 (1) et (2), le présent article et les articles 4.2 à 4.6 s'appliquent et les paragraphes 4 (4), (5) et (6) ne s'appliquent pas aux réclamations présentées à l'égard de logements dont la date de prise de possession tombe le 1^{er} octobre 2003 ou par la suite, à l'exclusion :

(2) Les dispositions 1 et 2 du paragraphe 4.1 (3) du Règlement sont abrogées et remplacées par ce qui suit :

1. Dans les 30 jours qui suivent la date de prise de possession.
2. Dans les 30 jours qui précèdent le premier anniversaire de la date de prise de possession.

(3) L'alinéa 4.1 (4) b) du Règlement est abrogé et remplacé par ce qui suit :

- b) que la réclamation au titre de la garantie vise des articles ou questions qui nécessitent des réparations saisonnières, y compris la climatisation, ou qui sont liés à la santé et à la sécurité ou à d'autres circonstances extraordinaires;
- c) que les délais précisés commencent ou se terminent pendant la période qui court du 24 décembre d'une année au 1^{er} janvier de l'année suivante, inclusivement, ou couvrent cette période.

(4) Le paragraphe 4.1 (8) du Règlement est abrogé et remplacé par ce qui suit :

(8) La remise par courrier ordinaire prend effet :

- a) à la date du cachet de la poste, si la Société reçoit l'envoi dans les 10 jours de l'expiration du délai qu'accorde le présent article ou l'un des articles 4.2 à 4.6 pour ce mode de remise;
- b) sinon, à la date à laquelle la Société reçoit l'envoi.

4. (1) La définition de «formule de réclamation dans les 30 jours» au paragraphe 4.2 (1) du Règlement est abrogée et remplacée par ce qui suit :

«formule de réclamation dans les 30 jours» Formule que la Société exige pour la réclamation au titre de la garantie que le propriétaire lui présente dans les 30 jours qui suivent la date de prise de possession.

(2) Le paragraphe 4.2 (2) du Règlement est modifié par substitution de «qui suivent la date de prise de possession» à «de la date de prise de possession».

(3) Les paragraphes 4.2 (3) à (7) du Règlement sont abrogés et remplacés par ce qui suit :

(3) Le propriétaire ne peut remettre qu'une seule formule de réclamation dans les 30 jours à l'égard d'un logement.

(4) Si le propriétaire remet plus d'une formule de réclamation dans les 30 jours à l'égard d'un logement, la seule formule qui prend effet pour l'application de la Loi et des règlements est :

- a) la première qu'il remet, si la date de prise de possession du logement tombe le 1^{er} octobre 2003 ou par la suite mais avant le 1^{er} septembre 2005;
- b) la première que reçoit la Société, si la date de prise de possession du logement tombe le 1^{er} septembre 2005 ou par la suite.

(5) Sous réserve du paragraphe (6) et de l'article 5.1, si la date de prise de possession d'un logement tombe le 1^{er} octobre 2003 ou par la suite mais avant le 1^{er} septembre 2005 et que le propriétaire remet une formule de réclamation dans les 30 jours à la Société à son égard dans les 30 jours qui suivent cette date, le vendeur a jusqu'à la fin du 150^e jour qui suit le jour de la réception de la formule par la Société pour réparer les articles ou régler les questions énumérés sur la formule et faisant l'objet d'une garantie.

(6) Si le vendeur ne répare pas les articles ou ne règle pas les questions énumérés sur la formule de réclamation dans les 30 jours visée au paragraphe (5) avant la fin du 120^e jour qui suit le jour de sa réception par la Société, le propriétaire peut demander une conciliation en contactant la Société du 121^e au 150^e jour, inclusivement, qui suivent ce jour.

(7) Le propriétaire qui ne demande pas de conciliation en vertu du paragraphe (6) ou qui annule la conciliation demandée en vertu de ce paragraphe est réputé avoir retiré de la formule de réclamation dans les 30 jours les articles non réparés et les questions non réglées par le vendeur avant la fin du 150^e jour qui suit le jour de la réception de la formule par la Société.

(8) Sous réserve du paragraphe (9) et de l'article 5.1, si la date de prise de possession d'un logement tombe le 1^{er} septembre 2005 ou par la suite et que le propriétaire remet une formule de réclamation dans les 30 jours à la Société dans les 30 jours qui suivent cette date, le vendeur a jusqu'à la fin du 180^e jour qui suit celle-ci pour réparer les articles ou régler les questions énumérés sur la formule et faisant l'objet d'une garantie.

(9) Si le vendeur ne répare pas les articles ou ne règle pas les questions énumérés sur la formule de réclamation dans les 30 jours visée au paragraphe (8) avant la fin du 150^e jour qui suit la date de prise de possession, le propriétaire peut demander une conciliation en contactant la Société du 151^e au 180^e jour, inclusivement, qui suivent ce jour.

(10) Le propriétaire qui ne demande pas de conciliation en vertu du paragraphe (9) ou qui annule la conciliation demandée en vertu de ce paragraphe est réputé avoir retiré de la formule de réclamation dans les 30 jours les articles non réparés et les questions non réglées par le vendeur avant la fin du 180^e jour qui suit la date de prise de possession.

(11) Si le propriétaire demande la conciliation en vertu du paragraphe (6) ou (7), le vendeur dispose de 30 jours après la date de cette demande pour réparer les articles ou régler les questions énumérés sur la formule de réclamation dans les 30 jours et faisant l'objet d'une garantie.

(12) Le propriétaire peut, conformément à l'article 4.3, 4.4 ou 4.6, présenter une nouvelle réclamation au titre de la garantie à l'égard d'un article ou d'une question qu'il est réputé avoir retiré en application du paragraphe (7) ou (10) si la période de garantie qui s'y applique n'a pas expiré au moment de la présentation.

5. L'article 4.3 du Règlement est abrogé et remplacé par ce qui suit :

RÉCLAMATION DE FIN D'ANNÉE

4.3 (1) La définition qui suit s'applique au présent article.

«formule de réclamation de fin d'année» Formule que la Société exige pour la réclamation au titre de la garantie que le propriétaire lui présente dans les 30 jours qui précèdent le premier anniversaire de la date de prise de possession.

(2) Pour présenter une réclamation au titre de la garantie dans les 30 jours qui précèdent le premier anniversaire de la date de prise de possession, le propriétaire remplit la formule de réclamation de fin d'année et la remet à la Société.

(3) Si la date de prise de possession d'un logement tombe le 1^{er} octobre 2003 ou par la suite mais avant le 1^{er} septembre 2005 et que le propriétaire remet plus d'une formule de réclamation de fin d'année en vertu du paragraphe (2), les articles et questions énumérés sur la dernière formule remise à la Société remplacent ceux énumérés sur les autres.

(4) Sous réserve du paragraphe (5) et de l'article 5.1, si la date de prise de possession d'un logement tombe le 1^{er} octobre 2003 ou par la suite mais avant le 1^{er} septembre 2005 et que le propriétaire remet une formule de réclamation de fin d'année à la Société à son égard dans les 30 jours qui précèdent le premier anniversaire de cette date, le vendeur a jusqu'à la fin du 150^e jour qui suit le dernier en date du jour de la réception de la formule par la Société et de la veille de cet anniversaire pour réparer les articles ou régler les questions énumérés sur la formule et faisant l'objet d'une garantie.

(5) Si le vendeur ne répare pas les articles ou ne règle pas les questions énumérés sur la formule de réclamation de fin d'année visée au paragraphe (4) avant la fin du 120^e jour qui suit le dernier en date du jour de sa réception par la Société et de la veille du premier anniversaire de la date de prise de possession, le propriétaire peut demander une conciliation en contactant la Société du 121^e au 150^e jour, inclusivement, qui suivent le dernier en date de ces deux jours.

(6) Le propriétaire qui ne demande pas de conciliation en vertu du paragraphe (5) ou qui annule la conciliation demandée en vertu de ce paragraphe est réputé avoir retiré de la formule de réclamation de fin d'année les articles non réparés et les questions non réglées par le vendeur avant la fin du 150^e jour qui suit le dernier en date du jour de la réception de la formule par la Société et de la veille du premier anniversaire de la date de prise de possession.

(7) Si la date de prise de possession d'un logement tombe le 1^{er} septembre 2005 ou par la suite, le propriétaire ne peut remettre qu'une seule formule de réclamation de fin d'année à son égard et seule la première formule de réclamation de fin d'année que reçoit la Société prend effet pour l'application de la Loi et des règlements.

(8) Sous réserve du paragraphe (9) et de l'article 5.1, si la date de prise de possession d'un logement tombe le 1^{er} septembre 2005 ou par la suite et que le propriétaire remet une formule de réclamation de fin d'année à la Société à son égard dans les 30 jours qui précèdent le premier anniversaire de cette date, le vendeur a jusqu'à la fin du 150^e jour qui suit cet anniversaire pour réparer les articles ou régler les questions énumérés sur la formule et faisant l'objet d'une garantie.

(9) Si le vendeur ne répare pas les articles ou ne règle pas les questions énumérés sur la formule de réclamation de fin d'année visée au paragraphe (7) avant la fin du 120^e jour qui suit le premier anniversaire de la date de prise de possession, le propriétaire peut demander une conciliation en contactant la Société du 121^e au 150^e jour, inclusivement, qui suivent ce jour.

(10) Le propriétaire qui ne demande pas de conciliation en vertu du paragraphe (9) ou qui annule la conciliation demandée en vertu de ce paragraphe est réputé avoir retiré de la formule de réclamation de fin d'année les articles non réparés et les questions non réglées par le vendeur avant la fin du 150^e jour qui suit le premier anniversaire de la date de prise de possession.

(11) Si le propriétaire demande la conciliation en vertu du paragraphe (5) ou (9), le vendeur dispose de 30 jours après la date de cette demande pour réparer les articles ou régler les questions énumérés sur la formule de réclamation de fin d'année et faisant l'objet d'une garantie.

(12) Le propriétaire peut, conformément à l'article 4.4 ou 4.6, présenter une nouvelle réclamation au titre de la garantie à l'égard d'un article ou d'une question qu'il est réputé avoir retiré en application du paragraphe (6) ou (10) si la période de garantie qui s'y applique n'a pas expiré au moment de la présentation.

6. (1) La version anglaise de la définition de «second-year form» au paragraphe 4.4 (1) du Règlement est modifiée par substitution de «the form» à «a form».

(2) Le paragraphe 4.4 (3) est modifié par substitution de «a jusqu'à la fin du 150^e jour qui suit le» à «dispose de 150 jours à compter du».

(3) L'article 4.4 du Règlement est modifié par adjonction des paragraphes suivants :

(5) Le propriétaire qui ne demande pas de conciliation en vertu du paragraphe (4) ou qui annule la conciliation demandée en vertu de ce paragraphe est réputé avoir retiré de la formule de réclamation de deuxième année les articles non réparés et les questions non réglées par le vendeur avant la fin du 150^e jour qui suit le jour de la réception de la formule par la Société.

(6) Si le propriétaire demande la conciliation en vertu du paragraphe (4), le vendeur dispose de 30 jours après la date de cette demande pour réparer les articles ou régler les questions énumérés sur la formule de réclamation de deuxième d'année et faisant l'objet d'une garantie.

(7) Le propriétaire peut, conformément au présent article ou à l'article 4.6, présenter une nouvelle réclamation au titre de la garantie à l'égard d'un article ou d'une question qu'il est réputé avoir retiré en application du paragraphe (5) si la période de garantie qui s'y applique n'a pas expiré au moment de la présentation.

7. L'article 4.5 du Règlement est abrogé.

8. L'article 4.6 du Règlement est abrogé et remplacé par ce qui suit :

4.6 (1) La définition qui suit s'applique au présent article.

«formule de vice de construction important» Formule que la Société exige pour la présentation d'une réclamation visée au paragraphe 14 (4) de la Loi à l'égard d'un logement.

(2) Pour présenter une réclamation en vertu du paragraphe 14 (4) de la Loi à l'égard d'un logement, le propriétaire remplit la formule de vice de construction important et la remet à la Société.

(3) Après avoir reçu une formule de vice de construction important à l'égard d'un logement, la Société fait ce qui suit dans le délai précisé au paragraphe (4) :

- a) elle inspecte le logement ou évalue les articles et questions énumérés sur la formule sans inspecter le logement;
- b) elle remet au propriétaire un rapport énonçant son évaluation quant aux articles et questions énumérés sur la formule.

(4) Pour l'application du paragraphe (3), le délai est :

- a) de 10 jours après la réception de la formule de vice de construction important par la Société, si la date de prise de possession du logement tombe le 1^{er} octobre 2003 ou par la suite mais avant le 1^{er} septembre 2005;

- b) de 30 jours après la réception de la formule de vice de construction important par la Société, si la date de prise de possession du logement tombe le 1^{er} septembre 2005 ou par la suite.

9. Le paragraphe 5 (2) du Règlement est abrogé.

10. Le paragraphe 5.1 (2) du Règlement est modifié par substitution de «60^e jour» à «40^e jour».

11. Le présent Règlement entre en vigueur le 1^{er} septembre 2005.

Made by:
Pris par :

TARION WARRANTY CORPORATION:

Le président,

R. E. WADE
Chairman

Le secrétaire de la Société,

ALEX W. MACFARLANE
Corporate Secretary

Date made by the directors: June 7, 2005.
Pris par les administrateurs le : 7 juin 2005.

Date confirmed by the members in accordance with the *Corporations Act*: June 7, 2005.
Ratifié par les membres conformément à la *Loi sur les personnes morales* le : 7 juin 2005.

Le secrétaire de la Société,

ALEX W. MACFARLANE
Corporate Secretary

Date certified: August 25, 2005.
Attesté le : 25 août 2005.

37/05

NOTE: The Table of Regulations – Legislative History Overview and other tables related to regulations can be found at the e-Laws website (www.e-laws.gov.on.ca) under Tables. Consolidated regulations may also be found at that site by clicking on Statutes and associated Regulations under Consolidated Law.

REMARQUE : On trouve le Sommaire de l'historique législatif des règlements et d'autres tables liées aux règlements sur le site Web Lois-en-ligne (www.lois-en-ligne.gouv.on.ca) en cliquant sur «Tables». On y trouve également les règlements codifiés en cliquant sur le lien Lois et règlements d'application sous la rubrique «Textes législatifs codifiés».

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MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

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Telephone: (416) 326-5306

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Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licences filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

World Wide Gruppenreisen 46524
Schleissheimer – Street 89, Dachau, Germany 85221.

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:

1. to points in Ontario; and

2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

1234962 Ontario Ltd. (o/a Campbell Limousine) 46460
35 Kirby Rd., North York, ON M3L 1B3

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of Durham, York, Halton, Niagara, Waterloo and Peel, the Counties of Huron, Dufferin, Simcoe, Bruce, Middlesex, Elgin, Northumberland, Oxford, Essex, Peterborough, Grey, Haliburton and Hastings and the Cities of Toronto and Hamilton to the Ontario/Manitoba, Ontario/Québec and Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

PROVIDED FURTHER THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54.

Applies for a public vehicle operating licence as follows: 46460-A

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of Durham, York, Halton, Niagara, Waterloo and Peel, the Counties of Huron, Dufferin, Simcoe, Bruce, Middlesex, Elgin, Northumberland, Oxford, Essex, Peterborough, Grey, Haliburton and Hastings and the Cities of Toronto and Hamilton.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54.

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2959



1397788 Ontario Inc. (o/a Manhattan Livery Service) 46474
63 Starview Dr., Toronto, ON M9N 1K7

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of Durham, York, Halton, Niagara, Waterloo and Peel, the County of Simcoe and the Cities of Toronto and Hamilton to the Ontario/Manitoba, Ontario/Québec and Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

PROVIDED FURTHER THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O.

1990 Chapter P.54, each having a maximum seating capacity of twelve (12) passengers exclusive of the driver.

Applies for a public vehicle operating licence as follows: **46474-A**

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of Durham, York, Halton, Niagara, Waterloo and Peel, the County of Simcoe and the Cities of Toronto and Hamilton.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54, each having a maximum seating capacity of twelve (12) passengers exclusive of the driver.

(138-G927) **FELIX D'MELLO**
 Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la Loi sur l'imposition des corporations

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Finance, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des corporations*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des corporations* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa, Ontario L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2005-09-17

AD PEOPLE INC.....	000747563
ADVANCE SIGNAL KONTROL INC.	000931687
ALI ENGINEERING CONTRACTING SERVICES INC.....	001378439
ATLAS FILMS INC.	001226607
ATTWOOD SECURITY SYSTEMS INC.	001032666
BOWGGY RECORDS INC.	001270725
BRONZKI'S (BURLINGTON) INC.	001253746
CALIBRE TERRA CORPORATION	000825392
CAN BUILD INTERIOR SYSTEMS LIMITED.....	000891206
CANA-ROMA CERAMIC IMPORTERS LIMITED.....	001039335
CANADA SPORTS CENTRES INC.	001271019
CANCORD LIMITED.....	000375536

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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CENTRAL MAINTENANCE & CONTRACTING LIMITED.....	000859047
CENTRAL PHARMACY (THORNHILL) INC.....	000353758
CENTURY FIRE PROTECTION CO. LTD.	000510014
CHARLOTTE PAINT & WALLPAPER INC.....	000497950
CHEROKEE VALLEY FARMS LTD.....	000506526
CLUB EMERGENCY INC.....	001479468
CONTINUOUS INTERNATIONAL LIMITED	001163084
CYBERDYNE SYSTEMS INC.....	001339543
D. D. I. SERVICES LIMITED.....	000355361
DNA MASONRY LIMITED	001326121
DOALCAN ENTERPRISES INC.....	001149723
E. M. ADAMSON & ASSOCIATES INSURANCE BROKERS LIMITED.....	000279630
EDWARDS & PARTNERS INC.	001355422
FALCON HEIGHTS ESTATES LTD.	000915298
FIREBOY FILMS LTD.....	001297332
GAETAN PELLETIER CORPORATION LIMITED.....	000378595
GRYPHON CONSTRUCTION LTD.....	000905041
GUSO LTD.....	001295618
HAMILTON MUSICAL INSTRUMENT SHOWCASE LTD.....	000329838
HEALTHGROUP MORTGAGES INC.....	001113570
INGLEWOOD VILLAGE STORE LTD.....	001149109
INTELLAVOICE INC.....	001194752
INTERLAKE CASKET & URN INC.....	000837458
J. KERZNER & ASSOCIATES INC.....	000808778
JOHN MCKENZIE INSURANCE SERVICES LTD.....	001213526
KEEWATIN MANAGEMENT CORPORATION.....	000558129
KOPRIVA MARINE LIMITED	001249085
L & M METALS INCORPORATED	001062205
LIGHT ELECTRONICS LIMITED.....	000523533
MAK INTERNATIONAL CORPORATION.....	001229378
MAPLE RIDGE CONTRACTING CO. LTD.	001023464
MARSH ENERGY INC.....	000938102
MAY-WIN COLLECTIBLES LIMITED	001397295
MEATS & MORE BOXED MEATS INC.....	001076436
MJC TRAVEL & TOUR INC.....	001060706
MNM DESIGN INC.....	001253239
MOBILE AUDIO TECHNOLOGIES INC.....	001190568
MONOGRAM DECAL & SPECIALTIES LTD.....	000517418
MONTE BOOKKEEPING SERVICES INC.....	001114655
MUSTANG FINANCIAL CORPORATION LIMITED.....	000132746
N.S. RESTAURANTS LIMITED.....	001394558

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
NATIONAL FURNITURE DISTRIBUTORS LTD.....	000583826
NIKKO CORPORATE SOLUTIONS INC.	001298924
NORTH AMERICA INTEGRATED SOLUTIONS INC.....	001238971
NORTHWEST TITLE VERIFICATION SERVICE INC.....	000897530
O.V.I.S. INC.	001010366
OTTO MACHINE TOOL LIMITED	001029198
PORTSIDE MARINE INC.	001066482
R-HOMES CONSTRUCTION & SITE MAINTENANCE LTD.....	001022037
ROSE PARK WELLESLEY INVESTMENTS LIMITED.....	000836025
S. T. O. WHOLESALE LTD.	000913627
SERGE ZERAFA ARCHITECT LIMITED.....	000606790
SERV-U DRIVER SERVICES INC.	001176364
SHAWCROFT TRAVEL SERVICE (BURLINGTON) LIMITED.....	000668430
SHEL CHEM SOL LTD.	001196885
SHERWOOD MEADOWS LANDSCAPING & CONSTRUCTION INC.....	001306800
SIMCOE-NORTH REAL ESTATE SERVICES INC.	000843491
SOMERSET MORTGAGE CORPORATION.....	001091830
STRATEGIC HIGHWAY PLACEMENTS INC.	001158479
SWARN CONSULTING INC.	001358416
THE BUCK A DAY COMPANY INC.	001375400
THE CANADIAN MULTIMEDIA DIRECTORY INC.....	001378384
THE HEATING MART LTD.	000350799
THE MELLOWS (STONE CREEK) CORPORATION.....	001069647
THE ORIGINAL BASKET KASE INC.....	001070669
THOSE CARPET GUYS LTD.	001135301
TRANS-UNITED EXPRESS, INC.	001326686
TRILLIUM VALLEY FISH FARMS LIMITED.....	001156407
U.S.A. AUTO PARTS INCORPORATED.....	001093016
WITTFAM HOLDINGS INC.	000894537
WOLFLIGHT INC.	001181238
YONGE CANADA BUILDING SERVICES LTD.	001159977
ZIQ TECHNOLOGIES CORP.	000999106
1002522 ONTARIO LIMITED	001002522
1009862 ONTARIO INC.	001009862
1031057 ONTARIO LIMITED	001031057
1041394 ONTARIO INC.	001041394
1061550 ONTARIO INC.	001061550
1103516 ONTARIO LTD.	001103516
1122562 ONTARIO LTD.	001122562
1127062 ONTARIO LTD.	001127062
1147009 ONTARIO INC.	001147009
1155199 ONTARIO INC.	001155199
1170708 ONTARIO INC.	001170708
1173543 ONTARIO CORP.	001173543
1185242 ONTARIO INC.	001185242
1203041 ONTARIO INC.	001203041
1239820 ONTARIO LIMITED	001239820
1242264 ONTARIO INC.	001242264
1272021 ONTARIO INC.	001272021
1277121 ONTARIO INC.	001277121
1290111 ONTARIO INC.	001290111
1295654 ONTARIO LIMITED	001295654
1307025 ONTARIO LIMITED	001307025
1318641 ONTARIO INC.	001318641
1351777 ONTARIO LTD.	001351777
1379587 ONTARIO INC.	001379587
1384443 ONTARIO LIMITED	001384443
1417625 ONTARIO LTD.	001417625
1434405 ONTARIO INC.	001434405
2001267 ONTARIO INC.	002001267
558935 ONTARIO LIMITED	000558935
653966 ONTARIO LIMITED	000653966
848610 ONTARIO LIMITED	000848610
850830 ONTARIO INC.	000850830
861690 ONTARIO INC.	000861690

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
981850 ONTARIO LIMITED	000981850

(138-G926)

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution (Non-respect de la Loi sur l'imposition des corporations)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 22 August, 2005 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats de constitution dont les 22 août 2005 pour non-respect des dispositions de la *Loi sur l'imposition des corporations* et que la dissolution des sociétés concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2005-08-22	
A.S. MAY CORPORATION.....	001299604
AAA TRIPLE TAXI INC.	001314294
ABN WORLDWIDE ENTERPRISES LTD.....	001263292
ABSOLUTE HEALTH MANAGEMENT INC.....	001271997
ADVANCE PLUMBING PLUS LTD.	001223925
ADVANTAGE DRIVING SCHOOL INC.	001258912
ADVOCATES OF THE COURT PARALEGAL SERVICES LIMITED.....	001310733
AERO TRAVELLERS SERVICE (1997) LTD.....	001272433
ALBERT'S PARLOUR LTD.	001160759
ALDO HOLDINGS INC.	001316211
ALMA PACK BOTTLING 2000 CORP.	001319107
AMCO INTERNATIONAL LTD.	001271806
ANDREW FEE & ASSOCIATES (1998) LTD.....	001316683
ANDREW'S MASONRY LTD.....	001314808
ANGELIS BUSINESS CONSULTING & DEVELOPMENT INC.....	001232341
ANGUS TAXI INC.	001314293
ANNABEL'S FOOD BROKERS INC.	001324256
APEX COLLISION & AUTO SERVICE INC.....	001268687
APNA CARE INC.	001268238
AQUA JOE CANADA INC.	001319362
ARCHWAY HOME INSPECTION SERVICES LTD.....	001257278
ASCENT CAPITAL CORPORATION	001286942
ASHBURY BUILDERS (WINDSOR) LIMITED.....	001307795
ASP & ASSOCIATES INC.	001298621
ASPEN TREE EXPERTS LIMITED.....	001310312
ASSOCIATED PROFESSIONALS IN THERAPY AND ASSESSMENT INC.	001321861
ASTRATECH ASSOCIATES INC.....	001393980
ATHURST HOLDINGS INC.	001268088
ATLAS ARMED PERSONNEL INC.....	001268870
ATMCO INC.	001295634
ATTWORK PRODUCTIONS INC.	001271923
AUDREY GRANT'S BETTER BRIDGE EDUCATION	

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
INC.....	001316161
AUGUSTA NATIONAL LEASING INC.....	001319837
AUSTIN RESOURCES INC.....	001268277
AUTOBAHN 400 INC.....	000897779
A1 MAGIC TOUCH INC.....	001296687
B.D. SHILLUM INC.....	001298855
BABY ORGANIC FOOD INC.....	001316987
BALES HOLDING CORP.....	001274125
BANTING PLACE DEVELOPERS INC.....	001191001
BARGARI TRANSPORT INC.....	001322109
BASEMENTECH VINYL WINDOWS INC.....	001314633
BAYLINK COMMUNICATIONS INC.....	001318710
BEAR INTERNATIONAL CORPORATION.....	001278099
BEINN TIGHE FARMS LTD.....	001266444
BIGAT INC.....	001272457
BMK PACKAGING CONSULTANTS INC.....	001267360
BODY RUBS OF ONTARIO INC.....	001319829
BRADWELL METAL FABRICATORS INC.....	001315431
BRICAN DATA CORP.....	001273103
BRITISH MANOR GROUP INC.....	001269551
BRODIE FARMS LIMITED.....	000206190
BROKENLIGHT NEW MEDIA INC.....	001324011
BROPLEX RESOURCES INC.....	001322176
BUCHANAN MARKETING & CONSULTING INC.....	001312962
BUCKS ROADHOUSE LTD.....	001272134
BUILDINGS FOR EUROPE LTD.....	001322763
BUMBLE BEE RECYCLING INC.....	001273498
C.B. SHEET METAL INC.....	001324303
CALEDONIA FOOD WHOLESALE LIMITED.....	001320366
CAN-AG PARTS EXPRESS LTD.....	001154595
CAN-AM PARTHENAIS INC.....	001266378
CAN-ASIAN EXPORT/IMPORT SERVICES INC.....	001264886
CAN-LINK IMMIGRATION SERVICES LTD.....	001314291
CANA-GLORY TRADE (INTERNATIONAL) INVESTMENT INC.....	001302097
CANAC INTERNATIONAL (CANADA) INC.....	001224686
CANADA DONGXIN INTERNATIONAL LTD.....	001314803
CANADA FORMS INC.....	001273520
CANADIAN INVESTMENT MANAGEMENT GROUP CORPORATION.....	001316031
CANADIAN PARKING MANAGEMENT CORPORATION.....	001215159
CANASIAN FINANCE CORPORATION INC.....	001317730
CANEX COURIER INC.....	001313603
CAPITAL GROUP INTERNATIONAL INC.....	001269832
CAPRI MARKETING INC.....	001272477
CASTLE HOMES LTD.....	001257267
CAUSE MARKETING INC.....	001065779
CBR SIGNS INC.....	001313562
CENTRE FOR INSTRUCTIONAL LEADERSHIP INC.....	001312701
CHAMPION IMPORT COMPANY CANADA LTD.....	001318814
CHIN CHUN DEVELOPMENTS LTD.....	001324909
CHRISTIAN R. MORANDIN MEDIA INC.....	001299220
CICI HOLDINGS INC.....	001223572
CIMBIOTIC TECHNICAL SERVICES INC.....	001037196
COLLIER RESIDENCES CORP.....	001319932
COMBIS SERVICES INC.....	001314657
COMMUNITY PARALEGAL GROUP (SCARBOROUGH) INC.....	001308821
COMMUNITY TARGET MARKETING CORPORATION.....	001292784
CONTACT ONE LTD.....	001298512
CONTENT UNDER PRESSURE INC.....	001290730
CONTREX TRADING CORP.....	001308605
COOL "C" ONTARIO INC.....	001318245
COSMOPOLITAN MAIL SERVICES, INC.....	001224674
CP MICROSAFE SUPPLY INC.....	001324178
CROSSOVER KUTA INC.....	001298556
CULTURE SHOCK PRODUCTIONS, INC.....	001270117
C'VET INVESTMENTS INC.....	001320720
CYBGEN SOLUTIONS INC.....	001268995

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CYBON SYSTEMS INC.....	001279245
D N G'S INC.....	001316788
D. COR STAINLESS INC.....	001257257
DALIN PROFESSIONAL SERVICES LTD.....	001252383
DANSA GROUP DISTRIBUTION LTD.....	001285622
DEAKIN INTERNATIONAL INC.....	001320801
DELPAC INC.....	001160370
DELTECH INNOVATORS INC.....	001314285
DELUGE INVESTMENTS LTD.....	001269562
DELWEST HOLDINGS INC.....	001263013
DENTAL ADVANTAGE INC.....	001274127
DESTI FILM & TV PRODUCTIONS (CANADA) LTD.....	001320365
DIBCAN ENTERPRISES INC.....	001266597
DIGITECH TRAINING CENTRES INC.....	001214913
DISPUTE RESOLUTION CONSULTANTS (DRS) INC.....	001272478
DIVERSE MARKETING GROUP INC.....	001266221
DK CANADA ENTERPRISES INC.....	001321389
DLBE SPORTS INC.....	000889828
DMO MARKETING INC.....	001271932
DONALD BANGAY CONSULTING INC.....	001308067
DORIS M. HARRIS COMPANY LIMITED.....	000212900
DRIVERS ARE US INC.....	001316030
EAGLE LAKE GOLF INC.....	001310338
ECPHRASIS CONSULTING LIMITED.....	001301889
EDUCATIONAL INFORMATION MARKETING SERVICES INC.....	001271612
ELRICH FINANCIAL LTD.....	001320714
ENA REALTY GROUP LIMITED.....	001288637
ENMET MANUFACTURING LTD.....	001318664
EURO HOME & GARDEN LTD.....	001315558
EVERGREEN TREE SERVICE LIMITED.....	001272910
EVERY THING CONVENIENCE AND FOOD MART INC.....	001298317
EXALTED PROPERTIES ADMINISTRATION LTD.....	001160666
EXQUISITE WORKS LTD.....	001319101
EYETECH SYSTEMS INC.....	001319331
FALANT LAND HOLDINGS INC.....	001011727
FIFTY ONE FIFTY ONE INCORPORATED.....	001306769
FIVE STAR SEAFOOD TRADING INC.....	001313461
FLYEAGLE BUILDING MATERIALS & TRADING INC.....	001315333
FRONTLINE ENTERTAINMENT INC.....	001263163
FULTON AUTO PARTS INC.....	000767802
FUNQUEST CAMPS LTD.....	001313451
FUTURANCE 2000+ INC.....	001307429
FUTURE LINK LEASING INC.....	001318165
G. DAVISON HOLDINGS INC.....	001266633
G.S. AUTOMOBILES INC.....	001318104
GANARASKA BRIDGE COMPANY LIMITED.....	000137391
GARBS & THINGS INC.....	001322170
GARBS 'N THINGS LTD.....	001321717
GEO ROM MARKETING LTD.....	001322169
GEOROM ASSOCIATES INC.....	001316289
GIBELLINI AUTOMATION INC.....	001268677
GLOBAL FINANCIAL GROUP INC.....	001306409
GNEP GROUP INC.....	001322177
GOODYEAR GROUP (CANADA) INC.....	001319057
GORDON FOSS SERVICES INC.....	001321981
GOWELL RENT-A-CAR INC.....	001286979
GRAPHIC SERVICES FOR TRADE GST INC.....	001323064
GREAT ENDEAVOUR INC.....	001275101
GREEN ISLAND RESTAURANT INC.....	001274369
GREEN TECH CONSTRUCTION INC.....	001293826
GRIDIRON CONSTRUCTION INC.....	001259113
GROUNDSPED BEST WHOLESALERS LTD.....	001274310
H. GOLDEN & COMPANY LIMITED.....	000113149
HADART INDUSTRIES LIMITED.....	000096096
HAI BUILDING ENTERPRISES INC.....	001321782
HALAL PIZZA AND CHICKEN (WINGS) LTD.....	001273743
HANA UNITED CHEESE LTD.....	001317725
HANINGTON BAY SPORTSWEAR INC.....	001300538

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
HARD ROCK HAULERS INC.	001319415
HARDAKER-LAXTON CORP.	001324156
HARRY'S WORLD INC.	001302003
HCI (CHINA) INC.	001265558
HELWEN CALEDONIA PROPERTIES INC.	001277589
HIGH TECH MATTERS INC.	001323062
HILLSOFT IT CONSULTANTS INC.	001265483
HOLIDAY MARKET (SCARBOROUGH) INC.	001316261
H2O AVIATION CORPORATION	001320859
I.M.A. IMPORT EXPORT CO. LTD.	001265490
ICE LAND CONSTRUCTION CO. LTD.	001317192
IMMIGRATION EXPRESS INC.	001269041
IN CITY EXPRESS INC.	001321603
INFINITO SHOES LTD.	001070237
INGLE INTERNATIONAL HEALTH BENEFITS INC.	001273291
INSPIRED ESSENCES INC.	001258906
INTERNATIONAL SATELLITE DATA NETWORK INC.	000993672
IPOX INTERNATIONAL INC.	001269498
ISLAMIC BUSINESS EXCHANGE INC.	001304573
J.A. MACHINING LIMITED.	001312843
J.W. SPOONER & SON LIMITED.	001272873
JAY INFORMATION TECHNOLOGIES INC.	001301181
JETNEY CONTRACTING INC.	001141448
JONG INTERNATIONAL PACKING (CANADA) TRADING INC.	001273120
JONN WRIGHTON INTERNATIONAL INC.	001215154
JUST FIL CARPENTRY LTD.	001266440
K & G FOOD EQUIPMENT LIMITED	001290557
K.D.C. INNOVATIVE SOLUTIONS INC.	001072448
KAM KEE PRODUCTION LIMITED	001271744
KANE PERA DEVELOPMENTS INC.	000976980
KAREEM ABDUL JABBAR'S PLACE INC.	001282010
KIMAL GRANITE INC.	001319569
KINGSLAKE DEVELOPMENT GROUP INC.	001320712
KYRAMAX HOMES INC.	001280969
LA BELLA CORP.	001293453
LAC BAC HOLDINGS INC.	001268031
LAMCRAFT & WOOD MANUFACTURING LTD.	001272254
LANDEX THE LAND EXCHANGE LTD.	000727199
LANDFILL & CONSTRUCTION EQUIPMENT CANADA INC.	001288636
LEGEND FINANCIAL SERVICES INC.	001269921
LENEXCEL DEVELOPMENTS INC.	001271676
LIGHTLINE SPECIALTIES INC.	001018127
LIGNUM TELECOMMUNICATIONS SERVICE INC.	001316487
LUCY'S TRAVEL INC.	001314986
LYMINGTON MANAGEMENT LIMITED	001271072
LYON-LAURIER STRATEGY GROUP INC.	001258853
MACBAIN INVESTMENTS INC.	001321326
MACHINETECH INTERNATIONAL INC.	001306761
MAPLE STAR HOLDINGS LTD.	001319820
MARINI MANAGEMENT INC.	001314896
MARKNAT CONTRACTING LTD.	001314282
MARLANNA RENCO IMPROVEMENTS LTD.	001318315
MARMAN HOLDINGS LIMITED	000078054
MARSO GALLERY INTERNATIONAL INC.	001308303
MASTERWORKS FINANCIAL CORPORATION	001316101
MAXIMA GROUP INC.	001160384
MCGIVNEY WILCOCK INVESTOR RELATIONS INC.	001324030
MCMNETWORK INC.	001269903
MEADOWBROOK OF CANADA LTD.	001310718
MEDICAL AIR SERVICES ASSISTANCE INC.	001264247
METRIX REDI-MIX LTD.	001282309
MFZ ENTERPRISES INC.	001318097
MHK III INC.	001312440
MILLENNIUM II INC.	001282214
MILLEY SPECIALIZED CARRIER INC.	001320102
MOBILE GROUP INC.	001224619
MODERN MEDIA COMMUNICATIONS INC.	001230375
MORNINGSTAR INC.	000635897

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MORTIMER HOME INSPECTION AND CONSULTING INC.	001215166
MR LEE U & ME LTD.	001293253
MR. GRILL INC.	001266436
MUDGE ACTIVE PRODUCTS LTD.	001266331
N.P. DIRECT SUPPLY CHANNELS INC.	001266600
NAHANNI GENETICS LIMITED.	001271601
NATCOM TECHNOLOGIES INC.	001278576
NATIONAL WHOLESALE SERVICES INC.	001264273
NATURAL WORLD LTD.	001271926
NEW COMTECH COMPUTERS & CELLPHONES INC.	001313449
NEW LIFE HEALTH CENTRE INC.	001268628
NEW VISION COMPUTERS INC.	001270002
NEWLOOK CARPET & UPHOLSTERY CLEANING LTD.	001259094
NEXT CATALYTIC CONVERTER CORPORATION	001263002
NFD CANADA INC.	001273065
NIAGARA COMPUTERS CAD/CAM CENTRE LIMITED.	000917084
NICKEL MINING INVESTMENT & TRADE INC.	001270001
NIHIL ULTRA INC.	001307673
NOBLE BARRHAVEN DEVELOPMENTS INC.	001301995
NOBLE BRIDLEWOOD DEVELOPMENTS INC.	001301996
NORTH AMERICAN ADVERTISING & DISTRIBUTION SERVICES INC.	001322050
NORTHSHORE OFFICE AUTOMATION LTD.	000812870
NORTHWEST PASSAGE MARKETING INC.	001159992
NTM MANAGEMENT CORP.	001286433
OAKLANDS PROPERTY MANAGEMENT INC.	001315985
OMNIPHARMA LABORATORIES INC.	001270210
ORION GEOTECH INC.	001303789
OTIC TECHNOLOGY LTD.	001246199
OUTPUTS WEB DESIGN LTD.	001214787
OXHEAD CORP.	001318164
P&T VIBES BAR & GRILL INC.	001319845
PAIN RELEEF INC.	001159930
PARADISO RESTAURANT AND SPORT BAR INC.	001313687
PARKER COMMUNICATIONS INC.	001273204
PARNMA DEVELOPMENT CO. LTD.	000437852
PATEL TRADERS INC.	001160316
PENTEC INC.	001214953
PERFECT PIZZA INC.	001330397
PETER A. ALEXANDER HOLDINGS LTD.	001272262
PETROFF BAN CORP.	001265465
PLANET ENTERTAINMENT INC.	001015610
PLATINUM INTERNATIONAL INC.	001159899
PRECELIA JOHNSON AND ASSOCIATES LIMITED	001319289
PROFESSIONAL HI-TECH CARPET CLEANERS INC.	001116789
PROVIDENTIAL INDUSTRIES GROUP INC.	001274042
QSR TECHNOLOGIES INCORPORATED	001322108
QTS INC.	001320850
QUENTIN QUALE FILMS INC.	001291701
R.A. LUSCOMBE ROOFING LTD.	000681350
R.E. SCOTT & ASSOCIATES LTD.	001286510
R.H.L. INDUSTRIES INC.	001282224
R.M.J.P. TRADING INC.	001315541
REAL ESTATE BY OWNER INC.	001307707
REALE SECURITY CORPORATION	001315976
REDFERN REAL ESTATE SERVICES LTD.	001271157
REES ENTERPRISES LTD.	001310047
RESIDENTIAL CARE & MAINTENANCE PATROL INC.	001269412
RESIDENTIAL INSPECTIONS GROUP LTD.	001321329
REVELATE CANADA INC.	001272276
RHEMA TEXTILES INC.	001280801
RIDGE ARTIFACTS INC.	001257242
ROARING BULL RACING SUPPLIES INC.	001280993
ROCKAFELLAS CORP.	001265788
ROMIVIR CORPORATION	001273473
ROY'S WOODLAND CONSTRUCTION INC.	001213559
ROYAL ENVIRONMENTAL ASSESSMENT INC.	001314176

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ROYAL INVESTMENTS ASSOCIATES OF CANADA INC.....	001323175
RSA PROFESSIONAL SERVICES INC.....	001271097
RTI SYSTEMS CONSULTING INC.....	001323004
S X & M IMMIGRATION CONSULTANTS LIMITED.....	001160694
S.P.A. QUILTING INC.....	001313434
SAHOTA KITCHEN CABINETS AND RENOVATION CORP.....	001284776
SAIMN FOOD PRODUCTS INC.....	001313432
SALSON COMMUNICATIONS INC.....	001316281
SALVINO'S CANADA INC.....	001314841
SAM'S RESTAURANT LTD.....	001290333
SAMMA INVESTMENTS INC.....	001285274
SANDUO COMPANY LTD.....	001272266
SAVCAN MANAGEMENT CORPORATION.....	001269816
SAVIOR TECHNOLOGIES AND SERVICES CORP.....	001291517
SCCG IMMIGRATION-RELOCATION INC.....	001160738
SCH ACQUISITION INC.....	001265479
SCIENTIFIC WEIGHT CONTROL LIMITED.....	000298118
SEA & SHORE MARINE CONTRACTORS INC.....	001304856
SELECT MOLECULAR TECHNOLOGIES CORPORATION.....	001316272
SERRA VALLEY HOMES & DEVELOPMENT LTD.....	001322777
SHAWSON PERSONNEL INC.....	001274362
SHIMMERING PICTURES INC.....	001318751
SHOAL BAY MANAGEMENT INC.....	001301220
SKAE-THORNTON DEVELOPMENTS LTD.....	001298976
SKEETEC CONSULTANTS INC.....	001272465
SKYWORLD INC.....	001272809
SMILE APPEAL LIMITED.....	001302338
SMP FILMS LTD.....	001321392
SMR DEVELOPMENT LAND CORP.....	001320394
SMUGGLER'S COVE INC.....	001204776
SOUTHPOINTE TECHNOLOGY PARK INC.....	001302041
SPR TECHNOLOGIES INC.....	001319295
SPRING FLAIR ENTERPRISES INC.....	001318244
ST. CATHARINES WEEKLY NEWS INC.....	001297727
STARMAR ENTERPRISES INC.....	001221043
STEWART STONE AND GARDEN INC.....	001319354
SUCCESS REHABILITATION CLINIC INC.....	001318299
SUKHOO FOODS LIMITED.....	001315679
SUMMIT MICRO INC.....	001221032
SYSMATE INC.....	001298654
T.K. ASSOCIATES INC.....	001287359
T.K.O. BOXING INTERNATIONAL CORP.....	001320350
TAGR 3 MANAGEMENT LTD.....	001278526
TAYLOR RAE INC.....	001279249
TCA INTERNATIONAL INC.....	001320383
TCB GROUP 2000 LTD.....	001271652
TCO INC.....	001293887
TED'S ELECTRIC (KINGSTON) INC.....	000920681
TEKPLAS INC.....	001265543
TELE-SPECTRUM HOLDINGS INC.....	001321384
TELEHIGHWAY COMMUNICATIONS INC.....	001307236
TEX-INN MARKETING AND CONSULTING LIMITED.....	001313783
TG VENTURE INC.....	001324036
THANX INC.....	001271012
THE .TV CORPORATION.....	001310801
THE CRAFTER'S MARKETPLACE (DUNWIN) LTD.....	001420948
THE DONWYN CENTRE INC.....	001322110
THE IMAGE BAKERS INC.....	001269075
THE INVESTMENT CONSULTANTS OF CANADA INC.....	001289501
THE LARSEN GROUP INC.....	001282003
THE PAINT STATION INC.....	001288646
THE REBUILDERS LTD.....	001318667
THERMOSTEEL BUILDING SYSTEMS INC.....	000649494
THRIFT MANAGEMENT CANADA INC.....	001299672
TOORAWENAH INVESTMENTS INC.....	001319002
TORONTO CORPORATE TRAVELLERS INFORMATION BUREAU INC.....	001323065

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TORONTO MOTORCOACH SERVICE CENTRE INC.....	001279318
TOTALLY VIDEO INC.....	001296699
TRADENET OFFSHORE INCORPORATED.....	001267099
TREE ON THE HILL ENTERPRISES INC.....	001314200
TRI-VISION FINANCIAL INC.....	001439947
TRIDENT FINANCIAL INC.....	001315936
TRIMEGATECH INC.....	001277938
TRIPLE S TRANSPORTATION LTD.....	000423625
TRUE VALUE CONSTRUCTION & PAVING INC.....	001273035
TUI MARKETING INC.....	001300351
TWO COW BOYS LTD.....	001226891
VENCAN FUNDS INC.....	001266599
VIDEOPLEX LEASING INC.....	001269919
VIRTUAL REALITY MEDIA CANADA INC.....	001302052
VOLARE DANCE COMPANY LTD.....	001314354
WAN-KAM HOLDINGS COMPANY LTD.....	001273021
WB DELIVERY INC.....	001266591
WE DO OK HOLDINGS INC.....	001302785
WE AVE INC.....	001223432
WEB RAILWAY TECHNICAL SERVICES INC.....	001314021
WEBINTENTIONS INTERNET DEVELOPMENTS INC.....	001289804
WEST OAK II HOLDINGS INC.....	001269122
WILCO EQUIPMENT CONSULTANTS INC.....	001267417
WILLIAM HENRY LTD.....	001255406
WINDOWNET INTERNATIONAL CORP.....	001274277
WOOD ROOF CANADA INC.....	001263198
WORTH EVERY BYTE SYSTEMS INC.....	001160921
XIN-FENG INTERNATIONAL INC.....	001314352
YANNICK STRASBOURG CONSULTANTS INC.....	001314701
YATES O'NEILL INVESTMENTS LIMITED.....	000551802
YORK REGION E-PROPERTY MANAGEMENT INC.....	001324857
ZENCOR CHEMICALS INCORPORATED.....	001315273
ZOBOR CITY CORPORATION.....	001271107
110641 ONTARIO LIMITED.....	001110641
1159920 ONTARIO INC.....	001159920
1160250 ONTARIO LIMITED.....	001160250
1160302 ONTARIO INC.....	001160302
1160306 ONTARIO INC.....	001160306
1160312 ONTARIO INC.....	001160312
1160313 ONTARIO INC.....	001160313
1160330 ONTARIO INC.....	001160330
1160374 ONTARIO INC.....	001160374
1160386 ONTARIO LIMITED.....	001160386
1160396 ONTARIO LTD.....	001160396
1160665 ONTARIO INC.....	001160665
1160670 ONTARIO INC.....	001160670
1160676 ONTARIO LIMITED.....	001160676
1160833 ONTARIO INC.....	001160833
1160872 ONTARIO LIMITED.....	001160872
1163839 ONTARIO CORPORATION.....	001163839
1188199 ONTARIO LIMITED.....	001188199
1191487 ONTARIO LTD.....	001191487
1191510 ONTARIO INC.....	001191510
1196535 ONTARIO LIMITED.....	001196535
1213304 ONTARIO LIMITED.....	001213304
1213331 ONTARIO INC.....	001213331
1214785 ONTARIO LTD.....	001214785
1215165 ONTARIO LIMITED.....	001215165
1215579 ONTARIO INC.....	001215579
1219613 ONTARIO INC.....	001219613
1221033 ONTARIO INC.....	001221033
1221041 ONTARIO LIMITED.....	001221041
1223457 ONTARIO INC.....	001223457
1224180 ONTARIO INC.....	001224180
1224627 ONTARIO LIMITED.....	001224627
1224628 ONTARIO INC.....	001224628
1224644 ONTARIO INC.....	001224644
1224757 ONTARIO INC.....	001224757
1232395 ONTARIO LIMITED.....	001232395
1246198 ONTARIO LIMITED.....	001246198
1252390 ONTARIO INC.....	001252390

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1255468 ONTARIO INC.....	001255468
1257260 ONTARIO LTD.....	001257260
1257307 ONTARIO LIMITED.....	001257307
1258913 ONTARIO LTD.....	001258913
1258955 ONTARIO INC.....	001258955
1258956 ONTARIO INC.....	001258956
1259155 ONTARIO LTD.....	001259155
1263003 ONTARIO INC.....	001263003
1263022 ONTARIO INC.....	001263022
1263089 ONTARIO LIMITED.....	001263089
1263128 ONTARIO INC.....	001263128
1263196 ONTARIO INC.....	001263196
1263224 ONTARIO INC.....	001263224
1263279 ONTARIO INC.....	001263279
1264148 ONTARIO INC.....	001264148
1265542 ONTARIO INC.....	001265542
1265666 ONTARIO INC.....	001265666
1265790 ONTARIO INC.....	001265790
1265793 ONTARIO LIMITED.....	001265793
1266115 ONTARIO LIMITED.....	001266115
1266340 ONTARIO LIMITED.....	001266340
1266348 ONTARIO INC.....	001266348
1266351 ONTARIO INC.....	001266351
1266428 ONTARIO INC.....	001266428
1266520 ONTARIO INC.....	001266520
1266812 ONTARIO LIMITED.....	001266812
1266813 ONTARIO LIMITED.....	001266813
1266857 ONTARIO INC.....	001266857
1266860 ONTARIO LIMITED.....	001266860
1266864 ONTARIO LTD.....	001266864
1267108 ONTARIO LIMITED.....	001267108
1267168 ONTARIO INC.....	001267168
1268028 ONTARIO INC.....	001268028
1268036 ONTARIO LIMITED.....	001268036
1268091 ONTARIO LTD.....	001268091
1268276 ONTARIO LIMITED.....	001268276
1268624 ONTARIO INC.....	001268624
1268753 ONTARIO INC.....	001268753
1268816 ONTARIO INC.....	001268816
1268817 ONTARIO INC.....	001268817
1268923 ONTARIO LIMITED.....	001268923
1269489 ONTARIO INC.....	001269489
1269490 ONTARIO INC.....	001269490
1269508 ONTARIO INC.....	001269508
1269541 ONTARIO INC.....	001269541
1269760 ONTARIO LIMITED.....	001269760
1269823 ONTARIO INC.....	001269823
1269896 ONTARIO INC.....	001269896
1270101 ONTARIO INC.....	001270101
1270115 ONTARIO INC.....	001270115
1270132 ONTARIO LTD.....	001270132
1271443 ONTARIO INC.....	001271443
1271579 ONTARIO INC.....	001271579
1271940 ONTARIO INC.....	001271940
1272216 ONTARIO INC.....	001272216
1272268 ONTARIO INC.....	001272268
1272270 ONTARIO LIMITED.....	001272270
1272345 ONTARIO INC.....	001272345
1272885 ONTARIO INC.....	001272885
1273131 ONTARIO LIMITED.....	001273131
1273132 ONTARIO INC.....	001273132
1273200 ONTARIO INC.....	001273200
1273211 ONTARIO LIMITED.....	001273211
1273214 ONTARIO INC.....	001273214
1273220 ONTARIO LIMITED.....	001273220
1273231 ONTARIO LIMITED.....	001273231
1273476 ONTARIO INC.....	001273476
1273481 ONTARIO INC.....	001273481
1273485 ONTARIO LIMITED.....	001273485
1274057 ONTARIO LTD.....	001274057
1274205 ONTARIO LTD.....	001274205

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1274291 ONTARIO INC.....	001274291
1274302 ONTARIO LTD.....	001274302
1277886 ONTARIO LIMITED.....	001277886
1278628 ONTARIO INC.....	001278628
1278949 ONTARIO INC.....	001278949
1279485 ONTARIO LIMITED.....	001279485
1280749 ONTARIO INC.....	001280749
1280971 ONTARIO LIMITED.....	001280971
1280972 ONTARIO LIMITED.....	001280972
1281088 ONTARIO INC.....	001281088
1282969 ONTARIO CORP.....	001282969
1284053 ONTARIO LIMITED.....	001284053
1285624 ONTARIO LIMITED.....	001285624
1285625 ONTARIO LIMITED.....	001285625
1285692 ONTARIO INC.....	001285692
1286794 ONTARIO LTD.....	001286794
1287023 ONTARIO LIMITED.....	001287023
1287641 ONTARIO LIMITED.....	001287641
1288004 ONTARIO LTD.....	001288004
1290033 ONTARIO INC.....	001290033
1290538 ONTARIO LIMITED.....	001290538
1291021 ONTARIO LTD.....	001291021
1294386 ONTARIO LIMITED.....	001294386
1296444 ONTARIO LTD.....	001296444
1296765 ONTARIO LIMITED.....	001296765
1296904 ONTARIO LIMITED.....	001296904
1296929 ONTARIO LTD.....	001296929
1297021 ONTARIO LIMITED.....	001297021
1297051 ONTARIO INC.....	001297051
1297392 ONTARIO LTD.....	001297392
1297564 ONTARIO LTD.....	001297564
1297749 ONTARIO INC.....	001297749
1298396 ONTARIO LIMITED.....	001298396
1298874 ONTARIO INC.....	001298874
1298971 ONTARIO INC.....	001298971
1299534 ONTARIO LIMITED.....	001299534
1301222 ONTARIO INC.....	001301222
1301974 ONTARIO INC.....	001301974
1302046 ONTARIO LTD.....	001302046
1302071 ONTARIO INC.....	001302071
1302117 ONTARIO INC.....	001302117
1302341 ONTARIO INC.....	001302341
1302603 ONTARIO LTD.....	001302603
1302777 ONTARIO LTD.....	001302777
1302932 ONTARIO INC.....	001302932
1303741 ONTARIO INC.....	001303741
1304007 ONTARIO INC.....	001304007
1304017 ONTARIO INC.....	001304017
1304036 ONTARIO INC.....	001304036
1304896 ONTARIO LTD.....	001304896
1304906 ONTARIO INC.....	001304906
1307257 ONTARIO INC.....	001307257
1307397 ONTARIO LIMITED.....	001307397
1307919 ONTARIO INC.....	001307919
1308852 ONTARIO INC.....	001308852
1308854 ONTARIO INC.....	001308854
1309787 ONTARIO INC.....	001309787
1310029 ONTARIO LTD.....	001310029
1310136 ONTARIO INC.....	001310136
1310139 ONTARIO INC.....	001310139
1310177 ONTARIO INC.....	001310177
1310252 ONTARIO LTD.....	001310252
1310276 ONTARIO INC.....	001310276
1310965 ONTARIO LTD.....	001310965
1312201 ONTARIO LIMITED.....	001312201
1312483 ONTARIO LIMITED.....	001312483
1312719 ONTARIO INC.....	001312719
1312808 ONTARIO INC.....	001312808
1312819 ONTARIO LIMITED.....	001312819
1312827 ONTARIO LIMITED.....	001312827
1312971 ONTARIO INC.....	001312971

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1312972 ONTARIO INCORPORATED	001312972
1313099 ONTARIO INC.	001313099
1313149 ONTARIO LIMITED	001313149
1313316 ONTARIO INC.	001313316
1313424 ONTARIO INC.	001313424
1313519 ONTARIO INC.	001313519
1313680 ONTARIO INC.	001313680
1313782 ONTARIO LTD.	001313782
1314020 ONTARIO LTD.	001314020
1314052 ONTARIO LIMITED	001314052
1314276 ONTARIO INC.	001314276
1314284 ONTARIO INC.	001314284
1314346 ONTARIO INC.	001314346
1314632 ONTARIO INC.	001314632
1314649 ONTARIO LIMITED	001314649
1314777 ONTARIO INC.	001314777
1314859 ONTARIO INC.	001314859
1314964 ONTARIO INC.	001314964
1315341 ONTARIO INC.	001315341
1315486 ONTARIO INC.	001315486
1315593 ONTARIO INC.	001315593
1315671 ONTARIO LIMITED	001315671
1315921 ONTARIO INC.	001315921
1315959 ONTARIO INC.	001315959
1315960 ONTARIO INC.	001315960
1315995 ONTARIO LIMITED	001315995
1316047 ONTARIO INC.	001316047
1316115 ONTARIO INC.	001316115
1316193 ONTARIO LIMITED	001316193
1316210 ONTARIO INC.	001316210
1316246 ONTARIO INC.	001316246
1316279 ONTARIO LTD.	001316279
1316287 ONTARIO LIMITED	001316287
1316343 ONTARIO INC.	001316343
1316352 ONTARIO INC.	001316352
1316693 ONTARIO INC.	001316693
1316700 ONTARIO INC.	001316700
1316741 ONTARIO LTD.	001316741
1316771 ONTARIO INC.	001316771
1316968 ONTARIO LIMITED	001316968
1316986 ONTARIO INC.	001316986
1317176 ONTARIO INC.	001317176
1317722 ONTARIO LTD.	001317722
1318092 ONTARIO INC.	001318092
1318145 ONTARIO INC.	001318145
1318239 ONTARIO INC.	001318239
1318323 ONTARIO LTD.	001318323
1318330 ONTARIO INCORPORATED	001318330
1318380 ONTARIO LIMITED	001318380
1318709 ONTARIO LIMITED	001318709
1318718 ONTARIO LTD.	001318718
1318725 ONTARIO LIMITED	001318725
1318740 ONTARIO INC.	001318740
1319110 ONTARIO LIMITED	001319110
1319125 ONTARIO LTD.	001319125
1319135 ONTARIO LTD.	001319135
1319160 ONTARIO INC.	001319160
1319271 ONTARIO LTD.	001319271
1319324 ONTARIO INC.	001319324
1319530 ONTARIO INC.	001319530
1319856 ONTARIO INC.	001319856
1319866 ONTARIO INC.	001319866
1320277 ONTARIO LIMITED	001320277
1320622 ONTARIO INC.	001320622
1320713 ONTARIO INC.	001320713
1320785 ONTARIO INC.	001320785
1320862 ONTARIO LTD.	001320862
1320919 ONTARIO LTD.	001320919
1320990 ONTARIO LTD.	001320990
1321357 ONTARIO INC.	001321357
1321631 ONTARIO LIMITED	001321631

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1321651 ONTARIO INC.	001321651
1321739 ONTARIO INC.	001321739
1321913 ONTARIO INC.	001321913
1321996 ONTARIO LTD.	001321996
1322017 ONTARIO LIMITED	001322017
1322135 ONTARIO INC.	001322135
1322611 ONTARIO LTD.	001322611
1323139 ONTARIO INC.	001323139
1323149 ONTARIO LTD.	001323149
1323176 ONTARIO INC.	001323176
1324080 ONTARIO INC.	001324080
1324172 ONTARIO LTD.	001324172
1324208 ONTARIO INC.	001324208
1324246 ONTARIO LTD.	001324246
1324265 ONTARIO LTD.	001324265
1324273 ONTARIO LIMITED	001324273
1324827 ONTARIO INC.	001324827
1324868 ONTARIO LIMITED	001324868
1332117 ONTARIO LTD.	001332117
1356898 ONTARIO INC.	001356898
1424276 ONTARIO INC.	001424276
1472347 ONTARIO INC.	001472347
1484156 ONTARIO LIMITED	001484156
17 RELMAR HOLDINGS INC.	001314209
2PM-IMG LTD.	001273592
361 RICHMOND STREET INC.	001307947
445037 ONTARIO LIMITED	000445037
5 STAR MEAT PRODUCTS LTD.	001319579
511065 ONTARIO INC.	000511065
612337 ONTARIO LTD.	000612337
731255 ONTARIO LIMITED	000731255
787142 ONTARIO INC.	000787142
798694 ONTARIO LIMITED	000798694
815868 ONTARIO INC.	000815868
839336 ONTARIO INC.	000839336
878248 ONTARIO INC.	000878248
9-1-1 ER CALL CENTRES INC.	001310352
907668 ONTARIO LIMITED	000907668
914680 ONTARIO INC.	000914680
956792 ONTARIO INC.	000956792
960122 ONTARIO LTD.	000960122

(138-G924)

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-06-02

BANTAM PLUMBING & MECHANICAL LIMITED	000265635
BANTAM TRADES & SERVICES LIMITED	000127059
RODOLPHE BELANGER LIMITED	000152888

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-07-04	
EAST WEST ADVERTISING INC.....	001022959
SHEET METAL CRAFTSMAN LTD.....	000501325
1124081 ONTARIO LIMITED.....	001124081
654965 ONTARIO LIMITED.....	000654965
2005-07-21	
JOHN DREWERY INC.....	001376091
2005-07-22	
2028831 ONTARIO LTD.....	002028831
2005-07-25	
1330342 ONTARIO INC.....	001330342
2005-07-26	
DOROTEK LIMITED.....	000358279
2005-07-27	
AZZURRI FISH MARKET INC.....	001338152
NOVI VOICE INC.....	001451115
SCHAEFER AGENCIES LTD.....	001303725
732426 ONTARIO INC.....	000732426
951236 ONTARIO INC.....	000951236
2005-07-28	
CEDALCO INVESTMENTS INC.....	000679743
2005-07-29	
WOFDAB CUBIK POWDER LIMITED.....	001342334
2005-08-02	
CENTURY 21 ALGONQUIN REALTY LTD.....	001132054
MEDIA DIRECT ADVERTISING INC.....	002036288
MM DRAFTING & DESIGN INC.....	000770626
NEW-HAW INVESTMENTS LIMITED.....	000289207
SHEFFIELD CONSTRUCTION COMPANY LIMITED.....	001585850
SHERMAN PENNEY EXCAVATING LIMITED.....	000694409
SOLAR DETAILING INC.....	001568036
1331561 ONTARIO LIMITED.....	001331561
1391097 ONTARIO LIMITED.....	001391097
2049034 ONTARIO LIMITED.....	002049034
868995 ONTARIO CORP.....	000868995
2005-08-03	
ALINA HOLDINGS INC.....	000858638
BRUDENELL-BROWN ENTERPRISES INC.....	001104740
DAN INFOTECH CORPORATION.....	001349867
FOURNIER GROCERS INC.....	001039795
HARTWICK ASSET MANAGEMENT INC.....	001314941
INNOVAMUS INC.....	001334910
JENNIFER TRADING CO. LTD.....	000932462
MIKI'S EUROPEAN DELI LTD.....	001515210
MINI-Z SPEEDWAYS INC.....	001525256
SOPHOS CONSULTING INC.....	001343732
SYSGEN SOFTWARE SERVICES INC.....	001236350
THE NANTUCKET DESIGN COMPANY LTD.....	001548895
THE VILLAGE GROUNDSKEEPER LAWN & GARDEN CARE LIMITED.....	001102782
TOUCAN PRODUCTS, INC.....	001349223
VANGUARD GEOPHYSICS INC.....	001269472
WANTECK TRADING CORPORATION.....	000943023
1004664 ONTARIO LTD.....	001004664
1152910 ONTARIO LTD.....	001152910
1176540 ONTARIO LIMITED.....	001176540
1308715 ONTARIO LIMITED.....	001308715
1353573 ONTARIO INC.....	001353573
1498435 ONTARIO LTD.....	001498435
1640113 ONTARIO LIMITED.....	001640113
1641752 ONTARIO INC.....	001641752
893784 ONTARIO LIMITED.....	000893784
922295 ONTARIO LIMITED.....	000922295
2005-08-04	
ABBEY FOODS PROCESSING INC.....	001440813
BACI HOLDINGS LIMITED.....	001336832
BUMMERS DISCOUNT DIAPERS LTD.....	001060895
CANADIAN MAJOR EVENTS INC.....	001319301
CRO-SYN INC.....	000830126
DENTAL PLUS SUPPLIES LIMITED.....	002008093
H. CHAN SOUVENIRS LTD.....	000623036

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
J D ATHLETICS LTD.....	002017407
JEANNE C. FOSTER CONSULTANTS LTD.....	000643764
L.A.B. INTERNATIONAL FRAGRANCE, COSMETIC & TOILETRIES INC.....	001216357
M.S. CONSTRUCTION & MANAGEMENT INC.....	001281154
MACRO DATABASE INC.....	001297261
MEDICAL EDUCATION & DRUG KITS SUPPLY CO. INC.....	001198882
MONROB INVESTMENTS LIMITED.....	000097130
OHRID FARMS LTD.....	000682121
REXDALE FLOWER SHOP LIMITED.....	000278642
TOWER NAILS LTD.....	001306242
TRINITY MILLS GROUP INC.....	000880252
WEST GARDEN (PETERBOROUGH) INCORPORATED.....	001324585
XPRESS CAR & LIMO SERVICES INC.....	001318265
1089641 ONTARIO LIMITED.....	001089641
1095371 ONTARIO INC.....	001095371
1103305 ONTARIO LTD.....	001103305
1163185 ONTARIO INC.....	001163185
1327505 ONTARIO INC.....	001327505
1350817 ONTARIO INC.....	001350817
1424611 ONTARIO INC.....	001424611
1581563 ONTARIO INC.....	001581563
2017374 ONTARIO LIMITED.....	002017374
841015 ONTARIO LIMITED.....	000841015
927485 ONTARIO INC.....	000927485
940626 ONTARIO LIMITED.....	000940626
941970 ONTARIO INC.....	000941970
2005-08-05	
ALAFRA LTD.....	000811594
ARJO CONSULTANTS LIMITED.....	001081591
BETTY PETZ REAL ESTATE LTD.....	000687255
BOUDOIR KEEPSAKES OF WESTDALE LTD.....	001137745
DICK FARMS LIMITED.....	000128925
DOG PADDLE PRODUCTIONS INC.....	000703415
EASTECH DATASYS INC.....	001440291
GASECONOMY CANADA INC.....	000960413
GREEN MARK INTERIORS LTD.....	001037515
I & F LTD.....	001624865
INTERMARINE INC.....	001159255
TCR MECHANICAL INC.....	002044177
1011194 ONTARIO LTD.....	001011194
1094418 ONTARIO INC.....	001094418
1350436 ONTARIO INC.....	001350436
1422812 ONTARIO INC.....	001422812
1448968 ONTARIO LIMITED.....	001448968
1524793 ONTARIO INC.....	001524793
432118 ONTARIO LIMITED.....	000432118
979713 ONTARIO LTD.....	000979713
2005-08-10	
GLOBAL ADVISORY & INVESTMENTS COUNCIL INC.....	001349271
2005-08-11	
R. & H. HARDING INVESTMENTS INC.....	000780948
1560173 ONTARIO INC.....	001560173
1573343 ONTARIO INC.....	001573343
2005-08-12	
794506 ONTARIO LIMITED.....	000794506
2005-08-13	
BELETO INTERNATIONAL INC.....	001198669
DANSER INTERNATIONAL INC.....	001192938
MIRORI DESIGNS LTD.....	001367458
2005-08-15	
COFFEE TASTERS CAFE INC.....	001043895
IMAGIC ENTERTAINMENT LTD.....	001158381
RST (900) INC.....	000999059
2005-08-16	
CHEROKEE CONSTRUCTION EQUIPMENT COMPANY LTD.....	001290719
1340115 ONTARIO INC.....	001340115

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-08-17	
ALIZO INC.	000915362
1039398 ONTARIO INC.	001039398
1230052 ONTARIO INC.	001230052
991925 ONTARIO INC.	000991925
2005-08-18	
A.L. HOWARD AND ASSOCIATES INC.	000654667
COMPUSOLV COMPUTER SYSTEMS CORP.	001101248
2005-08-19	
A.K. CAD INC.	001253707
MEASUREMENT TECHNOLOGY GROUP LIMITED.	000987183
WILLIAMS GROVE ORCHARDS LIMITED.	000236469
1070974 ONTARIO INC.	001070974
1415746 ONTARIO INC.	001415746
2005-08-22	
CYCLOPS IMAGING INC.	001284300
DFS INVESTMENTS (KITCHENER) LIMITED.	000925367
MOONLIGHT FLOORING LTD.	001306086
VEE HOLDINGS INC.	001295015
1121112 ONTARIO LTD.	001121112
376069 ONTARIO LIMITED.	000376069
2005-08-23	
PAROYAN PAINTING LTD.	000687112
170 ST. GEORGE STREET LIMITED.	000468424
2005-08-24	
ATLAS BUILDING CLEANING COMPANY (OTTAWA) LIMITED.	000143504
BUSKETT CO. LTD.	000442075
CARTRACKERS.COM INC.	001211838
ELLO ENTERPRISES INCORPORATED.	000569274
FULTZ ENTERPRISES INC.	001290911
L. GAGNIER AUTO INC.	000580476
NEPEAN PAINTS INC.	001086859
ONTARIO RESIDENTIAL DEVELOPMENT (KENSINGTON) CORPORATION.	001231859
PARTTRACKERS.COM INC.	001386395
UNTAMED LOGGING INC.	001188648
2005-08-25	
ELLIS-DON (ATLANTIC) LIMITED.	001495600
HAWTHORNE LANDSCAPE CONTRACTING LIMITED.	000976468
J. CAFISO RENOVATIONS INC.	001410756
MANI-HOLLAND LIMITED.	000431643
PERFORMANCE MATTERS INC.	001309884
RIDEAU TILE & MARBLE LTD.	000711456
WELLESLEY FIELD INC.	001414507
1365300 ONTARIO LIMITED.	001365300
483515 ONTARIO LIMITED.	000483515
2005-08-26	
BUCHAN INSURANCE BROKERS INC.	000608709
ECHLIN CONSULTING INC.	000780805
FIRST GREAT NORTH SHOPPING CENTRES LIMITED.	001345069
HOJ DELTA REALTY INC.	000716058
LETHBRIDGE'S DISTRIBUTING LTD.	001112142
M.R.L. POWER ASSOCIATES LTD.	001101311
MILLSTONE DEVELOPMENT INC.	001279893
NANAK AUTO COLLISION & SERVICE INC.	001419833
R. WELSH HOLDINGS LTD.	000497698
THE OPEN CIRCLE MARTIAL ARTS CLUB LTD.	000744116
1341934 ONTARIO INC.	001341934
1416839 ONTARIO INC.	001416839
1448144 ONTARIO LIMITED.	001448144
552543 ONTARIO INC.	000552543
2005-08-29	
ATLAS ROLL-LITE CO. LTD.	000683294
CANAPO INCORPORATED.	000892389
D. BIANCHI INVESTMENTS INC.	001022041
EAGLE FREIGHT FORWARDERS INC.	001095784
FOCUS FABRICS INC.	001169727
H.B. GORDON ELECTRIC INC.	000715612

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
INTERPETROL CONSULTANTS INC.	002033151
LACHANCE TIMBER INC.	001103426
LUMLEY DISPOSAL INC.	000751830
MINTO WOVEN LABELS LTD.	001306069
NDM FALLSVIEW VENTURE INC.	001240500
NDM NIAGARA GAMING INC.	001240440
PETER JANZEN HEATING & PLUMBING INC.	001184413
PLAYLAND BROADCASTING LIMITED.	000655438
RICHMOND SEALANTS (2002) INC.	002013201
ROBERT D. LITTLE LIMITED.	000060330
T.P. GARDHOUSE SALES LIMITED.	000797893
TMT SERVICES, INC.	001329707
TOOLE BROTHERS FARMS LIMITED.	000401205
WATER SYSTEMS RENEWAL LIMITED.	001147855
WILLIAMS & KUNKEL CONSULTING INC.	000990845
1034546 ONTARIO LIMITED.	001034546
1114156 ONTARIO LIMITED.	001114156
1327421 ONTARIO INC.	001327421
1424495 ONTARIO LIMITED.	001424495
1524133 ONTARIO LTD.	001524133
2007579 ONTARIO LIMITED.	002007579
601273 ONTARIO LIMITED.	000601273
774526 ONTARIO LIMITED.	000774526
834235 ONTARIO INC.	000834235
934882 ONTARIO INC.	000934882
2005-08-30	
BRIAN LINEHAN ASSOCIATES LIMITED.	000292066
BRIAN LINEHAN PRODUCTIONS LIMITED.	000632169
GLENLEA INVESTMENTS LIMITED.	000202487
MEMEL ALUMINUM LTD.	001312597
MW (MEADOWVALE) LIMITED.	001347849
MW (VIC PARK) LIMITED.	001399232
MW RESTAURANT SYSTEMS INC.	001399231
PROGRESSIVE ENGINEERED PRODUCTS LIMITED.	001105395
RN-MED MANAGEMENT LIMITED.	000332262
SCHNEIDER CUTTER SUPPORT LTD.	000722121
SILVERSTONE HOMES INC.	001195200
STRATHCONA MEWS LIMITED.	000487178
TESTAMENT PRODUCTIONS INC.	000774962
TRYSTAR CONSTRUCTION LTD.	001124862
1186782 ONTARIO LIMITED.	001186782
1298394 ONTARIO LIMITED.	001298394
1328078 ONTARIO LIMITED.	001328078
1389446 ONTARIO INC.	001389446
1446218 ONTARIO INC.	001446218
1502466 ONTARIO INC.	001502466
977687 ONTARIO INC.	000977687
2005-08-31	
COLUSSI CONSTRUCTION LIMITED.	000344983
CONTINUUM ONLINE LTD.	001196596
CRITTALL CONSTRUCTION LIMITED.	000201647
DAVID FORD DECORATING HENK LINDEKAMP INC.	000603562
DAYTIMER SAFETY COMPANY INC.	000761731
JUSLIN ENTERPRISES LTD.	001064805
SINA FINANCE INC.	001480782
SOS CMV HOLDINGS LTD.	002024711
SOS MEMBERSHIPS INC.	002024709
SREIT (HIGH PARK) LTD.	001262432
TRIBOGUARD COMPANY LIMITED.	000596667
VERSAILLES COURT APARTMENTS LIMITED.	000211078
1019299 ONTARIO INC.	001019299
1112295 ONTARIO LIMITED.	001112295
1373028 ONTARIO INC.	001373028
575986 ONTARIO LIMITED.	000575986
649868 ONTARIO INC.	000649868
873759 ONTARIO LIMITED.	000873759
893406 ONTARIO INC.	000893406
2005-09-01	
ALGINATE INVESTMENTS LIMITED.	000495442
AMT MOLDING TECHNOLOGY LTD.	001571388

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
HAIR TEST INTERNATIONAL INC.....	002064645
HUDSON-NEWTON MARKETING AND INVESTMENTS INC.....	001516800
KENT STATIONERS LIMITED.....	000119231
LOMBARD-JARVIS MANAGEMENT LTD.....	001131089
MEADOWVALE MANAGEMENT LTD.....	001113523
MU TECHNOLOGIES INC.....	000934382
NORFINCH MANAGEMENT LTD.....	001113522
NORGLIN INVESTMENTS INC.....	000632290
ONTARIO RACK & C.V. AXLE REMANUFACTURING INC.....	001093573
OTTAWA HOSPITALITY MANAGEMENT LIMITED.....	001264700
OTTAWA MANAGEMENT LTD.....	001187126
PREMIER BOXING INTERNATIONAL INC.....	001095290
REGINA HOSPITALITY MANAGEMENT LIMITED.....	001264701
ROHUMBER MANAGEMENT INC.....	001008325
THOMAS HOUSTON STRUCT-CON SERVICE LTD.....	001397318
VILLAGE CENTRAL INVESTMENTS INC.....	000847861
WESTOR MANAGEMENT LIMITED.....	001239623
YYZ HOSPITALITY MANAGEMENT LIMITED.....	001264699
1367535 ONTARIO INC.....	001367535
1417841 ONTARIO LTD.....	001417841
1583233 ONTARIO INC.....	001583233

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G925)

Postjudgment and Prejudgment Interest Rates

1. Postjudgment interest rates (and prejudgment interest rates for causes of action arising on or before October 23, 1989) are as follow:

	1st Quarter	2nd Quarter	3rd Quarter	4th Quarter
1985	12	13	11	11
1986	11	13	10	10
1987	10	9	10	11
1988	10	10	11	12
1989	13	13	14	14
1990	14	15	15	14
1991	14	11	11	10
1992	9	9	8	7
1993	10	8	7	6
1994	6	6	8	7
1995	8	10	9	8
1996	8	7	6	6
1997	5	5	5	5
1998	5	6	6	7
1999	7	7	6	6
2000	6	7	7	7
2001	7	7	6	6
2002	4	4	4	4
2003	4	4	5	5
2004	4	4	4	4
2005	4	4	4	4

This table shows the postjudgment interest rates for orders made in the quarters indicated. This table also shows the prejudgment interest rates for actions commenced in the quarters indicated in respect of causes of action arising on or before October 23, 1989.

For proceedings commenced before January 1, 1985, the postjudgment interest rate is the prime bank rate, which is published in the Bank of Canada Review. The rate can be found from either the back copies of the Bank of Canada Review or by calling the Bank of Canada. The rates are also reproduced in the 1987 to 1991 editions of Carthy Millar Cowan's *Ontario Annual Practice* (published by Canada Law Book Inc.) or in the 1985-1990 editions of Watson and McGowan's *Supreme and District Court Practice* (published by Thomson Carswell) following the text of section 138 of the *Judicature Act*.

2. Prejudgment interest rates for causes of action arising after October 23, 1989 are as follows:

	1st Quarter	2nd Quarter	3rd Quarter	4th Quarter
1989				12.4
1990	12.5	13.5	13.9	12.9
1991	12.3	10	9.1	8.8
1992	7.7	7.5	6.3	5.1
1993	8.3	6.1	5.1	5.0
1994	4.3	4.1	6.6	5.6
1995	6.0	8.0	7.6	6.6
1996	6.1	5.6	5.0	4.3
1997	3.3	3.3	3.3	3.5
1998	4.0	5.0	5.0	6.0
1999	5.3	5.3	4.8	4.8
2000	5.0	5.3	6.0	6.0
2001	6.0	5.8	4.8	4.3
2002	2.5	2.3	2.5	3.0
2003	3.0	3.0	3.5	3.3
2004	3.0	2.8	2.3	2.3
2005	2.8	2.8	2.8	2.8

This table shows the prejudgment interest rates for actions commenced in the quarters indicated in respect of causes of action arising after October 23, 1989.

SANDRA WAIN
Director
Corporate Planning Branch
Court Services Division
Ministry of the Attorney General

(138-G928)

Ministry of Attorney General Ministère du Procureur général

NOTICE 26-05

STATUTORY NOTICE UNDER THE REMEDIES FOR ORGANIZED CRIME AND OTHER UNLAWFUL ACTIVITIES ACT, 2001

NOTICE TO PERSONS WHO HAVE SUFFERED PECUNIARY AND NON PECUNIARY DAMAGES BY REASON OF UNLAWFUL ACTIVITY RESULTING IN CIVIL FORFEITURE PROCEEDINGS IN THE MATTER OF THE ATTORNEY GENERAL OF ONTARIO AND THE FINANCIAL SERVICES COMMISSION OF ONTARIO, \$595,342.96 (IN REM) AND THE CANADIAN CORPORATION CREATION CENTER AND NBI IN TRUST INC.

Pursuant to a court order made in the above proceeding, \$595,342.96 has been forfeited to the Crown and deposited in a special purpose account. Any person who has suffered pecuniary or non pecuniary losses in relation to which the proceeding was commenced is entitled to make a claim for compensation.

All claims must comply with the provisions of Regulation 233/03 and be on the prescribed form or they will be denied. Regulation 233/03 may be found at www.e-laws.gov.on.ca/DBLaws/Rcgs/English/030233_e.htm.

To obtain a claim form or if you have any inquiries about potential claims please contact the Civil Remedies for Illicit Activities Office toll free at 1-888-246-5359 or write to:

Ministry of the Attorney General
Civil Remedies for Illicit Activities Office
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 26-05**, be sent to the above address and be received no later than 5:00:00 PM on March 20, 2006 to be considered.

You may not be eligible for compensation if you participated in or contributed to your losses or the unlawful activity giving rise to the proceeding.

(138-G929E)

AVIS 26-05

AVIS PRÉVU PAR LA LOI DE 2001 SUR LES RECOURS POUR CRIME ORGANISÉ ET AUTRES ACTIVITÉS ILLÉGALES

AVIS EST DONNÉ À TOUTE PERSONNE QUI A SUBI DES PERTES PÉCUNIAIRES ET EXTRAPÉCUNIAIRES PAR SUITE DE L'ACTIVITÉ ILLÉGALE À L'ÉGARD DE LAQUELLE UNE INSTANCE CIVILE DE CONFISCATION A ÉTÉ INTRODUITE, EN L'AFFAIRE DU PROCUREUR GÉNÉRAL DE L'ONTARIO ET DE LA COMMISSION DES SERVICES FINANCIERS DE L'ONTARIO, 595 342,96 \$ (EN MATIÈRE RÉELLE), ET LE CANADIAN CORPORATION CREATION CENTER ET NBI IN TRUST INC.

En vertu d'une ordonnance de la cour rendue relativement à l'instance susmentionnée, 595 342,96 \$ ont été confisqués au profit de la Couronne et versés dans un compte spécial. Toute personne qui a subi des pertes pécuniaires ou extrapécuniaires par suite de l'activité illégale à l'égard de laquelle l'instance a été introduite a le droit de demander une indemnité.

Toute personne qui présente une demande doit utiliser la formule prescrite et la remplir selon les dispositions du Règlement 233/03. Une demande qui n'est pas conforme au Règlement sera rejetée. Le Règlement 233/03 se trouve à www.e-laws.gov.on.ca/DBLaws/Regs/French/030233_f.htm.

Si vous voulez obtenir une formule de demande ou si vous avez des questions concernant d'éventuelles demandes, veuillez communiquer avec le Bureau de recours civil à l'égard d'activités illicites en composant le numéro sans frais 1 888 246-5359 ou en écrivant au :

Ministère du Procureur général
Bureau de recours civil à l'égard d'activités illicites
77, rue Wellesley Ouest, C.P. 333
Toronto ON M7A 1N3

Pour être admissibles, les demandes produites doivent porter la mention **Avis 26-05**, être envoyées à l'adresse ci-dessus et parvenir au bureau d'ici le 20 mars 2006 à 17 h.

L'admissibilité à une indemnité peut être refusée s'il est établi que l'auteur de la demande peut avoir participé ou contribué aux pertes qu'il a subies ou à l'activité illégale à l'égard de laquelle l'instance a été introduite.

(138-G929F)

NOTICE 30-05

STATUTORY NOTICE UNDER THE REMEDIES FOR ORGANIZED CRIME AND OTHER UNLAWFUL ACTIVITIES ACT, 2001

NOTICE TO PERSONS WHO HAVE SUFFERED PECUNIARY AND
NON PECUNIARY DAMAGES BY REASON OF UNLAWFUL

ACTIVITY RESULTING IN CIVIL FORFEITURE PROCEEDINGS IN THE MATTER OF THE ATTORNEY GENERAL OF ONTARIO AND \$43,200 IN CANADIAN CURRENCY (IN REM) AND JOHN CHARLES MOHLER.

Pursuant to a court order made in the above proceeding, \$43,505.00 has been forfeited to the Crown and deposited in a special purpose account. Any person who has suffered pecuniary or non pecuniary losses in relation to which the proceeding was commenced is entitled to make a claim for compensation.

All claims must comply with the provisions of Regulation 233/03 and be on the prescribed form or they will be denied. Regulation 233/03 may be found at www.e-laws.gov.on.ca/DBLaws/Regs/English/030233_e.htm.

To obtain a claim form or if you have any inquiries about potential claims please contact the Civil Remedies for Illicit Activities Office toll free at 1-888-246-5359 or write to:

Ministry of the Attorney General
Civil Remedies for Illicit Activities Office
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 30-05**, be sent to the above address and be received no later than 5:00:00 PM on March 20, 2006 to be considered.

You may not be eligible for compensation if you participated in or contributed to your losses or the unlawful activity giving rise to the proceeding.

(138-G93-E)

AVIS 30-05

AVIS PRÉVU PAR LA LOI DE 2001 SUR LES RECOURS POUR CRIME ORGANISÉ ET AUTRES ACTIVITÉS ILLÉGALES

AVIS EST DONNÉ À TOUTE PERSONNE QUI A SUBI DES PERTES PÉCUNIAIRES ET EXTRAPÉCUNIAIRES PAR SUITE DE L'ACTIVITÉ ILLÉGALE À L'ÉGARD DE LAQUELLE UNE INSTANCE CIVILE DE CONFISCATION A ÉTÉ INTRODUITE, EN L'AFFAIRE DU PROCUREUR GÉNÉRAL DE L'ONTARIO ET 43 200 \$ EN DEVISE CANADIENNE (EN MATIÈRE RÉELLE) ET JOHN CHARLES MOHLER.

En vertu d'une ordonnance de la cour rendue relativement à l'instance susmentionnée, 43 505,00 \$ ont été confisqués au profit de la Couronne et versés dans un compte spécial. Toute personne qui a subi des pertes pécuniaires ou extrapécuniaires par suite de l'activité illégale à l'égard de laquelle l'instance a été introduite a le droit de demander une indemnité.

Toute personne qui présente une demande doit utiliser la formule prescrite et la remplir selon les dispositions du Règlement 233/03. Une demande qui n'est pas conforme au Règlement sera rejetée. Le Règlement 233/03 se trouve à www.e-laws.gov.on.ca/DBLaws/Regs/French/030233_f.htm.

Si vous voulez obtenir une formule de demande ou si vous avez des questions concernant d'éventuelles demandes, veuillez communiquer avec le Bureau de recours civil à l'égard d'activités illicites en composant le numéro sans frais 1 888 246-5359 ou en écrivant au :

Ministère du Procureur général
Bureau de recours civil à l'égard d'activités illicites
77, rue Wellesley Ouest, c. p. 333
Toronto ON M7A 1N3

Pour être admissibles, les demandes produites doivent porter la mention **Avis 30-05**, être envoyées à l'adresse ci-dessus et parvenir au bureau d'ici le 20 mars 2006 à 17 h.

L'admissibilité à une indemnité peut être refusée s'il est établi que l'auteur de la demande peut avoir participé ou contribué aux pertes qu'il a subies ou à l'activité illégale à l'égard de laquelle l'instance a été introduite.

(138-G930F)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

(8699) T.F.N.

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice at Cochrane, Ontario on January 14th, 2005 Court File Number 13787/04, to me directed, against the real and personal property of

JOSLYN SCALABRINI Defendant, at the suit of Matthew John Kalcevic, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of JOSLYN SCALABRINI, Defendant in and to:

LOT 155, PLAN M-69 COCHRANE, PARCEL 6888 WHITNEY AND TISDALE, MUNICIPALLY KNOWN AS 523 CEDAR STREET SOUTH, TIMMINS, ONTARIO

All of which said right, title, interest and equity of redemption of JOSLYN SCALABRINI, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 48 Spruce Street North, Timmins, Ontario on October 14th, 2005 at 11:00 a.m..

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
· Payable at time of sale by successful bidder

- To be applied to purchase price
- Non-refundable
- Ten business days from date of sale to arrange financing and pay balance in full at (*Location of enforcement office*)
- All payments in cash or by certified cheque made payable to the Minister of Finance
- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

DATED August 30th, 2005.

CHRISTINE ROBIN, *Sheriff*
149, Fourth Avenue, P.O. Box 638,
Cochrane, Ontario P0L 1C0
(705) 272-4256

Pour des renseignements en français composez le (705) 272-4256.

(138-P674)

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Small Claims Court at Woodstock dated September 15, 2004, Court File Number 622/2003, to me directed, against the real and personal property of **Steven Edward Ashford, DEFENDANT and Sheila Margaret Ashford aka Weston, DEFENDANT**, at the suite of **Citibank Canada, PLAINTIFF**, I have seized and taken in execution all the right, title, interest and equity of redemption of **Steven Edward Ashford, DEFENDANT and Sheila Margaret Ashford aka Weston, DEFENDANT**, in and to:

PART OF LOT 18, CONCESSION 2,
DESIGNATED AS PART 1. REFERENCE PLAN 2R-4680
COUNTY OF BRANT (FORMER TOWNSHIP OF BURFORD)
AND IS MUNICIPALLY KNOWN AS 562 WEST QUARTER
TOWNLINE ROAD, PRINCETON, ONTARIO N0J 1V0

All of which said right, title, interest and equity of redemption of Steven Edward Ashford, DEFENDANT and Sheila Margaret Ashford aka Weston, DEFENDANT, in the said lands and tenements described above, I shall offer for sale by Public auction subject to the conditions set below at:

SUPERIOR COURT OF JUSTICE
70 WELLINGTON STREET, BRANTFORD, ONTARIO N3T 2L9
ON WEDNESDAY OCTOBER 19, 2005 AT 11:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater.

- Payable at time of sale by successful bidder
- To be applied to purchase price.
- Non-refundable.

Ten business days from date of sale to arrange financing and pay balance in full at Superior Court of Justice, 70 Wellington Street, Brantford, Ontario N3T 2L9. All payments in cash or by certified cheque made payable to the Minister of Finance. Deed Poll provided by Sheriff's Office only upon satisfactory payment in full of purchase price. Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF'S OFFICE WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands, or tenements exposes for sale by a Sheriff's Office under legal process, either directly or indirectly.

DATED August 29, 2005

BARBARA DAWSON
For Sheriff's Office, County of Brant
SUPERIOR COURT OF JUSTICE
70 Wellington Street
Brantford, Ontario
N3T 2L9

Enforcement File No. 2005-60

(138-P675)

For further information regarding this sale and a copy of the prescribed form of tender contact:

PATRICIA LESTER
Assistant City Solicitor
The Corporation of the City of Brantford
100 Wellington Square
Brantford, Ontario
N3T 2M3
Telephone: (519) 759-4150

(138-P676)

**Sale of Lands for Tax Arrears
by Public Tender
Ventes de terrains par appel d'offres
pour arriéré d'impôt**

Municipal Act, 2001

SALE OF LANDS BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF BRANTFORD

TAKE NOTICE that tenders are invited for the purchase of the land described below and are to be delivered to the TENDER DEPOSIT BOX, 1ST FLOOR LOBBY, 50 WELLINGTON STREET, BRANTFORD, ONTARIO prior to 3:00 p.m. local time, October 4, 2005.

Tender Box is REMOVED at 3:00 p.m. and ONLY Tenders contained within will be publicly opened the same day in the 2nd Floor Boardroom, 50 Wellington Street, Brantford, Ontario at 3:15 p.m. local time.

Description of Land

1. Roll No. 2906-020-005-21800
Municipal Address: 22 Sydenham Street, Brantford, Ontario, N3T 3X4
Lots A & G and Part Lot B, West side of Sydenham Street;
Lot D, East side of Pearl Street;
Lots 1 – 11 & Saxon Avenue, Plan 120;
Part Lots 3 & 4, East side of Niagara Street;
Designated as Part 1 on 2R-3721,
City of Brantford
Being all of PIN 32610-0178 (LT)
Minimum Tender Amount: \$1,277,175.63

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation payable to the municipality and representing at least 20 % of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act 2001*, and the Municipal Tax Sale Rules made under the Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes (i.e. the property taxes that have accumulated since the first date of advertising to the date of payment), GST (where applicable), and the relevant land transfer tax.

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2005—09—17

ONTARIO REGULATION 484/05

made under the

ONTARIO DRUG BENEFIT ACT

Made: August 29, 2005

Filed: August 30, 2005

Amending O. Reg. 201/96
(General)

Note: Ontario Regulation 201/96 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “Formulary” in subsection 1 (1) of Ontario Regulation 201/96 is revoked and the following substituted:

“Formulary” means the Ministry of Health and Long-Term Care publication titled “Drug Benefit Formulary/Comparative Drug Index” (No. 39) dated September 27, 2005;

(2) Subsections 1 (2), (3), (4), (5) and (6) of the Regulation are revoked.

(3) Section 1 of the Regulation is amended by adding the following subsections:

(2) For the purposes of this Regulation, Items 1339, 1341, 1342, 1343, 1344, 1345, 1346, 1347, 1348, 1349, 1350, 1351, 1352, 1353, 1354, 1356, 1357, 1360 and 1361 of Part III of the Formulary are revoked.

(3) For the purposes of this Regulation, Items 1330, 1331 and 1332 of Part III of the Formulary shall be read as follows:

1330	00030783	Depo-Testosterone 100mg/mL Oily Inj Sol-10mL Pk	UPJ	23.2100
1331	00029246	Delatestryl 1000mg/5mL Oily Inj Sol-5mL Pk	THE	22.8500
1332	00782327	Andriol 40mg Cap	ORG	0.9400
	Reason for Use Code	Clinical Criteria		
	397	For male patients with confirmed low morning serum testosterone levels associated with documented, symptomatic hypothalamic, pituitary or testicular disease, or in HIV- infected patients. Note: Older males with nonspecific symptoms of fatigue, malaise, depression who have a low normal random testosterone level do not satisfy these criteria. LU authorization period: 1 year		

(4) For the purposes of this Regulation, Items 1333, 1334, 1335, 1336, 1337, 1358 and 1359 of Part III of the Formulary shall be read as follows:

1333	02242878	Premplus 0.625mg/2.5mg Tab-28 Day Pk	WAY	7.0000
1334	02242879	Premplus 0.625mg/5mg Tab- 28 Day Pk	WAY	7.0000
1335	02043394	Premarin 0.3mg Tab	WAY	0.1058
1336	00265470	C.E.S. 0.625mg Tab	ICN	0.0774
	02043408	Premarin 0.625mg Tab	WAY	0.1215
1337	00265489	C.E.S. 1.25mg Tab	ICN	0.1293
	02043424	Premarin 1.25mg Tab	WAY	0.2163
1358	02089769	Ogen 1.25 1.5mg Tab	UPJ	0.2804
1359	02089777	Ogen 2.5 3mg Tab	UPJ	0.4435
	Reason for Use Code	Clinical Criteria		
	398	For short-term use in women who are experiencing symptoms of menopause. Note: Recent evidence has demonstrated that use of hormone replacement therapy (HRT) increases the rate of coronary events, breast cancer, dementia, stroke, venous thromboembolism and referrals for abnormal vaginal bleeding. These risks should be discussed with patients and reviewed periodically. LU authorization period: 1 year		

2. Section 7.1 of the Regulation is revoked.

3. The definition of "Manual" in subsection 23 (1) of the Regulation is revoked and the following substituted:

"Manual" means the Ontario Drug Programs Reference Manual dated September 1, 2005, available from the Ministry of Health and Long-Term Care.

4. The sixth item under Columns 1 and 2 of the Table to subsection 29 (1) of the Regulation is revoked and the following substituted:

Each prescription received that contains a Reason For Use Code, as set out in Part III of the Formulary, which shall be deemed to be confirmation by the prescriber that the applicable clinical criteria for limited use set out in Part III of the Formulary have been met.	A period of two years from the date on which the prescription was received.
---	---

5. (1) Subject to subsections (2) to (4), this Regulation comes into force on filing.

- (2) Section 3 comes into force on September 1, 2005.
- (3) Subsections 1 (1) and (2) and section 2 come into force on September 27, 2005.
- (4) Subsection 1 (3) comes into force on March 1, 2006.

38/05

ONTARIO REGULATION 485/05

made under the

DRUG INTERCHANGEABILITY AND DISPENSING FEE ACT

Made: August 29, 2005

Filed: August 30, 2005

Amending Reg. 935 of R.R.O. 1990
(General)

Note: Regulation 935 has previously been amended. Those amendments are listed in the [Table of Regulations – Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “Formulary” in subsection 1 (1) of Regulation 935 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

“Formulary” means the Ministry of Health and Long-Term Care publication titled “Drug Benefit Formulary/Comparative Drug Index” (No. 39) dated September 27, 2005;

(2) Subsections 1 (2), (3), (4) and (5) of the Regulation are revoked.

(3) Section 1 of the Regulation is amended by adding the following subsections:

(2) For the purposes of this Regulation, Items 1339, 1341, 1342, 1343, 1344, 1345, 1346, 1347, 1348, 1349, 1350, 1351, 1352, 1353, 1354, 1356, 1357, 1360 and 1361 of Part III of the Formulary are revoked.

(3) For the purposes of this Regulation, Items 1330, 1331 and 1332 of Part III of the Formulary shall be read as follows:

1330	00030783	Depo-Testosterone 100mg/mL Oily Inj Sol-10mL Pk	UPJ	23.2100
1331	00029246	Delatestryl 1000mg/5mL Oily Inj Sol-5mL Pk	THE	22.8500
1332	00782327	Andriol 40mg Cap	ORG	0.9400
	Reason for Use Code	Clinical Criteria		
	397	For male patients with confirmed low morning serum testosterone levels associated with documented, symptomatic hypothalamic, pituitary or testicular disease, or in HIV- infected patients. Note: Older males with nonspecific symptoms of fatigue, malaise, depression who have a low normal random testosterone level do not satisfy these criteria. LU authorization period: 1 year		

(4) For the purposes of this Regulation, Items 1333, 1334, 1335, 1336, 1337, 1358 and 1359 of Part III of the Formulary shall be read as follows:

1333	02242878	Premplus 0.625mg/2.5mg Tab-28 Day Pk	WAY	7.0000
1334	02242879	Premplus 0.625mg/5mg Tab- 28 Day Pk	WAY	7.0000
1335	02043394	Premarin 0.3mg Tab	WAY	0.1058
1336	00265470	C.E.S. 0.625mg Tab	ICN	0.0774
	02043408	Premarin 0.625mg Tab	WAY	0.1215
1337	00265489	C.E.S. 1.25mg Tab	ICN	0.1293
	02043424	Premarin 1.25mg Tab	WAY	0.2163
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1359	02089777	Ogen 2.5 3mg Tab	UPJ	0.4435
	Reason for Use Code	Clinical Criteria		
	398	For short-term use in women who are experiencing symptoms of menopause. Note: Recent evidence has demonstrated that use of hormone replacement therapy (HRT) increases the rate of coronary events, breast cancer, dementia, stroke, venous thromboembolism and referrals for abnormal vaginal bleeding. These risks should be discussed with patients and reviewed periodically. LU authorization period: 1 year		

2. (1) Section 6 of the Regulation is amended by adding the following subsection:

(5.1) For the purposes of subsection (5), if a drug product has been designated by Health Canada as equivalent to the original product or to another listed interchangeable product with which it would be designated as interchangeable, the drug product shall be deemed to be pharmaceutically equivalent to the original product and to demonstrate the same physicochemical properties of the original product.

(2) Subsections 6 (6) and (7) of the Regulation are revoked and the following substituted:

(6) Clause (1) (c) does not apply with respect to a product that has been designated by Health Canada as equivalent to the original product or to another listed interchangeable product with which it would be designated as interchangeable unless the product is described in subsection (5).

(7) Clause (1) (h) does not apply to a product that is a solid oral dosage form for systemic effect and that has been designated by Health Canada as equivalent to the original product or to another listed interchangeable product with which it would be designated as interchangeable.

3. (1) Subject to subsections (2) and (3), this Regulation comes into force on filing.

(2) Subsections 1 (1) and (2) and section 2 come into force on September 27, 2005.

(3) Subsection 1 (3) comes into force on March 1, 2006.

ONTARIO REGULATION 486/05

made under the

PLANNING ACT

Made: August 31, 2005

Filed: August 31, 2005

Amending O. Reg. 359/03

(Zoning Area — Town of Fort Erie)

Note: Ontario Regulation 359/03 has previously been amended. Those amendments are listed in the Table of Regulations — Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 4 of Ontario Regulation 359/03 is revoked.

Made by:

VICTOR DOYLE
Regional Director (Acting)
Municipal Services Office — Central Ontario
Ministry of Municipal Affairs and Housing

Date made: August 31, 2005.

38/05

ONTARIO REGULATION 487/05

made under the

PLANNING ACT

Made: August 31, 2005

Filed: August 31, 2005

ZONING AREA(S) — REGIONAL MUNICIPALITY OF NIAGARA — TOWN OF FORT ERIE**Application**

1. This Order applies to land in the Town of Fort Erie in The Regional Municipality of Niagara, being the land outlined in red on a map numbered 212 and identified by stamp of the Registrar of Regulations on August 29, 2003 and filed at the Toronto office of the Ministry of Municipal Affairs and Housing located at 777 Bay Street.

Use of land

2. (1) Every use of land and the erection, location and use of any building or structure is prohibited on the land described in section 1 except,

- (a) conservation and management of plant and wildlife;
 - (b) buildings or structures intended for flood and erosion control;
 - (c) public utilities; and
 - (d) uses, buildings and structures lawfully in existence on the date this Order comes into force.
- (2) Additions to and the extension or enlargement of any building or structure is prohibited.

Conditions

3. (1) Every use of land and every erection, location and use of buildings or structures shall be in accordance with this Order.

(2) Nothing in this Order prevents the use of any land, building or structure for any use prohibited by this Order if the land, building or structure is lawfully so used on the day this Order comes into force.

(3) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased or its original use altered.

(4) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure.

Made by:

ELIZABETH McLAREN
*Assistant Deputy Minister
Municipal Services Division
Planning and Development Division
Ministry of Municipal Affairs and Housing*

Date made: August 31, 2005.

38/05

ONTARIO REGULATION 488/05

made under the

DRUG INTERCHANGEABILITY AND DISPENSING FEE ACT

Made: August 31, 2005
Filed: September 1, 2005

Amending Reg. 935 of R.R.O. 1990
(General)

Note: Regulation 935 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The definition of “Formulary” in subsection 1 (1) of Regulation 935 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

19. Amendments dated August 31, 2005;

2. This Regulation comes into force on the later of,

(a) August 31, 2005; and

(b) the day that is 10 days after the day it is filed, where the following are not included in calculating the 10 days:

(i) the day of filing, and

(ii) Saturdays and Sundays and other holidays within the meaning of the *Interpretation Act*.

Made by:

GEORGE SMITHERMAN
Minister of Health and Long-Term Care

Date made: August 31, 2005.

38/05

ONTARIO REGULATION 489/05

made under the

ONTARIO DRUG BENEFIT ACTMade: August 31, 2005
Filed: September 1, 2005Amending O. Reg. 201/96
(General)

Note: Ontario Regulation 201/96 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 7.1 of Ontario Regulation 201/96 is amended by adding the following paragraph:

13. Amendments dated August 31, 2005.

2. This Regulation comes into force on the later of,**(a) August 31, 2005; and****(b) the day that is 10 days after the day it is filed, where the following are not included in calculating the 10 days:****(i) the day of filing, and****(ii) Saturdays and Sundays and other holidays within the meaning of the *Interpretation Act*.**

Made by:

GEORGE SMITHERMAN
Minister of Health and Long-Term Care

Date made: August 31, 2005.

38/05

ONTARIO REGULATION 490/05

made under the

ONTARIO WORKS ACT, 1997Made: September 1, 2005
Filed: September 1, 2005Amending O. Reg. 136/98
(Designation of Geographic Areas and Delivery Agents)

Note: Ontario Regulation 136/98 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Schedule 2 to Ontario Regulation 136/98 is amended by adding the following item:

109. Webequie First Nation.

2. This Regulation comes into force on the later of the day it is filed and September 7, 2005.

RÈGLEMENT DE L'ONTARIO 490/05

pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIO AU TRAVAILpris le 1^{er} septembre 2005
déposé le 1^{er} septembre 2005

modifiant le Règl. de l'Ont. 136/98

(Désignation de zones géographiques et d'agents de prestation des services)

Remarque : Le Règlement de l'Ontario 136/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'annexe 2 du Règlement de l'Ontario 136/98 est modifiée par adjonction du numéro suivant :

109. Webequie First Nation.

2. Le présent règlement entre en vigueur le jour de son dépôt ou, s'il lui est postérieur, le 7 septembre 2005.

Made by:
Pris par :

La ministre des Services sociaux et communautaires,

SANDRA PUPATELLO
Minister of Community and Social Services

Date made: September 1, 2005.
Pris le : 1^{er} septembre 2005.

38/05

NOTE: The Table of Regulations – Legislative History Overview and other tables related to regulations can be found at the e-Laws website (www.e-Laws.gov.on.ca) under Tables. Consolidated regulations may also be found at that site by clicking on Statutes and associated Regulations under Consolidated Law.

REMARQUE : On trouve le Sommaire de l'historique législatif des règlements et d'autres tables liées aux règlements sur le site Web Lois-en-ligne (www.lois-en-ligne.gouv.on.ca) en cliquant sur «Tables». On y trouve également les règlements codifiés en cliquant sur le lien Lois et règlements d'application sous la rubrique «Textes législatifs codifiés».

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à GazettePubsOnt@mbs.gov.on.ca

Tarifs publicitaires et soumission de format:

- 1) Le tarif publicitaire pour la première insertion envoyée électroniquement est de 75,00\$ par espace-colonne jusqu'à un ¼ de page.
- 2) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 3) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

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LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

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THE ONTARIO GAZETTE

50 Grosvenor Street, Toronto, Ontario M7A 1N8

Telephone: (416) 326-5306

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Criminal Code Code Criminel

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Monte Kwinter, Minister of Community Safety and Correctional Services of Ontario, on the 16th day of August, 2005, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 5000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Monte Kwinter, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 16 août 2005, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous le nom de Intoxilyzer® 5000C.

Karen Aspden
Keon Bernier
Michael Di Pasquale
Suzanne Gagne
Marc Benjamin Hemmerick
Kelly Herbert-McConnell
Chantal Hodgson
Todd Landon
David MacDonald
Werner Müller
Rick Pauls
Kalauna Taylor Plumley
Tim Shillington
Hans Sprung
Les Tokar
Shaun Webb

(138-G932)

Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Toronto Police Service
Ontario Provincial Police
Ontario Provincial Police
York Regional Police
Ontario Provincial Police
York Regional Police
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la Loi sur l'imposition des corporations

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Finance, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des corporations*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des corporations* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa, Ontario L1H 8H6.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la société:	société en Ontario

2005-09-24	
ARAUJO-RODRIGUES LIMITED.....	000301682
ARNOLD WINDSHIELD DISTRIBUTOR INC.....	001013740
AUTO 53 COLLISION CENTRE (1998) INC.....	001267636
BCG MANAGEMENT INC.....	001218954
BLEND N' BREW CORPORATION.....	001021416
BRAND NAME CARPET LIMITED.....	000204359

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Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CARIBBEAN SUNSET INC.....	001438915
CEE-ASH CORP.....	001376951
CENTURY 21 BERKHOUT LTD.....	000266534
CIRRUS INFORMATION TECHNOLOGY LTD.....	001384766
CLEAN TEAM CORP.....	001021582
COVARRA FASHION GROUP CANADA LIMITED.....	001319014
CV SERVICES INTERNATIONAL, INC.....	001247153
D/FRACTION GLASSWORKS LTD.....	001121849
DAN BEATTIE BACKHOE AND BOBCAT SERVICE INC.....	000800683
DHT TECHNOLOGIES INC.....	001292497
ELEMCO CORPORATION LTD.....	001255361
ER PROPERTY MANAGEMENT INC.....	001246334
F.G. MASONRY INC.....	001217324
FIRST CANADIAN ENTERPRISE INC.....	001415612
FLOWERS BY ROSALIE INC.....	001499263
FLOWERS OF ORTON PARK INC.....	000887356
FORMATION BUSINESS FORMS LTD.....	000815165
FURNITURE LINX LTD.....	001425838
GALLIMORE ENTERPRISES INC.....	000635548
GALPAR FLORAL LTD.....	001198040
GEORGE HILL CARTAGE LIMITED.....	000348104
HAFFERMEHL JEWELLERS LTD.....	000314450
HARTT & SON MASONRY LTD.....	000793506
HARVEY EASSON TRANSPORT, INC.....	000291756
JOHN PIPER MANAGEMENT SERVICES INC.....	001129626
JRM DRYWALL INC.....	001016802
K INTERNATIONAL TRADING INC.....	001073438
KDA HOLDINGS LTD.....	001296072
KINGBROOK LAND CORPORATION.....	000720420
KINGBROOK PROPERTIES INC.....	000821812
KNOWLEDGE MANAGEMENT UNLIMITED INC.....	001346066
LAPTOS PLUS INC.....	001103027
M.C.R. MECHANICAL CONSULTING AND REPAIR SERVICE LTD.....	000764758
MAGNA VUE CENTRAL AUTO RADIO & ELECTRONIC INC.....	001307504
MARCH MANAGEMENT CONSULTANTS LIMITED.....	000226404
MARK'S GAMES & BILLIARDS INC.....	000947270
MEDIUS COMMUNICATIONS INC.....	001162354
MILLENNIUM METAL TECH. CORP.....	001389579
MONTAGE HOME AND GARDEN INC.....	001402852
MUSETEK LTD.....	001180682
NATION DRY WALL CONTRACTORS LTD.....	000256851
PAUL FLABBI'S GARAGE & AUTOBODY REPAIRS LTD.....	000585666
PED/KONTROL SYSTEMS INC.....	000512941
PENNY LANE FRUIT MARKET INC.....	000546454
PLANCORP DESIGN CONSULTANTS LTD.....	001099353
PRODUCERS OPTICAL SERVICES INC.....	000432606
PROGRESSIVE ESTIMATING (VOCATIONAL SCHOOL) LTD.....	000404134
PROMEC AUTOMOTIVE CANADA INC.....	001289535
R B DYNAMIC ALTERNATIVES INC.....	000649888
RAVE PLASTICS AND GRINDING SERVICES LTD.....	001149552
RELIABLE EMPLOYMENT SERVICES INC.....	001088733
RGC DESIGN BUILDERS INC.....	001227706
ROPPONGI KARAOKE INC.....	000935316
SAYAMA TRADING LIMITED.....	000558556
SHANNAHAN (ONTARIO) INC. 1993.....	001018710
SHEFFIELD INTERNATIONAL CORPORATION.....	001136103
SHELLEBY TRANSPORTATION LIMITED.....	000423471
SHORTSSTROKE LTD.....	001098528
SKLF DOORS WORLD INC.....	001429162
TAUNTON HOLDINGS INC.....	000577683
TERRY A. KING FENCING LIMITED.....	000735670
TODAY & YESTERDAY CONSTRUCTION (QUINTE) LTD.....	000858078
TRI-ARTIC INC.....	000789107
TRI-R-PACKAGING SYSTEMS INC.....	001015009
W. L. ALLEN & CO. LIMITED.....	000089874

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
WHITESIDE ROOFING & SHEET METAL LTD.....	000810293
WILLMARC PROPERTIES LIMITED.....	000661545
YORK CROWN GROUP OF COMPANIES (CANADA) INC.....	001255373
1015688 ONTARIO INC.....	001015688
1023349 ONTARIO LIMITED.....	001023349
1026653 ONTARIO LTD.....	001026653
1106954 ONTARIO LIMITED.....	001106954
1132263 ONTARIO LIMITED.....	001132263
1147147 ONTARIO LTD.....	001147147
1150627 ONTARIO INC.....	001150627
1152555 ONTARIO INC.....	001152555
1167930 ONTARIO INC.....	001167930
1187096 ONTARIO LIMITED.....	001187096
1187695 ONTARIO INC.....	001187695
1196792 ONTARIO INC.....	001196792
1207160 ONTARIO LIMITED.....	001207160
1213537 ONTARIO INC.....	001213537
1235541 ONTARIO LTD.....	001235541
1237528 ONTARIO INCORPORATED.....	001237528
1242544 ONTARIO LTD.....	001242544
1294174 ONTARIO LIMITED.....	001294174
1295340 ONTARIO LIMITED.....	001295340
1303954 ONTARIO INC.....	001303954
1307514 ONTARIO INC.....	001307514
1329152 ONTARIO LTD.....	001329152
1346055 ONTARIO INC.....	001346055
1354407 ONTARIO LTD.....	001354407
1421869 ONTARIO LTD.....	001421869
1435678 ONTARIO INC.....	001435678
1513786 ONTARIO LIMITED.....	001513786
1514344 ONTARIO INC.....	001514344
340386 ONTARIO LIMITED.....	000340386
418051 ONTARIO LIMITED.....	000418051
436786 ONTARIO LTD.....	000436786
458802 ONTARIO LTD.....	000458802
579883 ONTARIO LIMITED.....	000579883
598537 ONTARIO INC.....	000598537
624722 ONTARIO LIMITED.....	000624722
640045 ONTARIO INC.....	000640045
724709 ONTARIO LTD.....	000724709
743045 ONTARIO LIMITED.....	000743045
826116 ONTARIO LIMITED.....	000826116
829014 ONTARIO INC.....	000829014
912189 ONTARIO INC.....	000912189
928267 ONTARIO LIMITED.....	000928267
960769 ONTARIO LTD.....	000960769
978640 ONTARIO LTD.....	000978640
979492 ONTARIO LTD.....	000979492
990478 ONTARIO INC.....	000990478

(138-G933)

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

**Cancellation of Certificates of
Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificats de constitution
(Non-respect de la Loi sur l'imposition
des corporations)**

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 29 August, 2005

for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats de constitution dont les 29 août 2005 pour non-respect des dispositions de la *Loi sur l'imposition des corporations* et que la dissolution des sociétés concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
--	--

2005-08-29

AEROGEO TECH INC.....	001325105
AOSIKA (CANADA) LIMITED.....	001223547
AQUATIC FITNESS PROFESSIONALS LTD.	001310450
BANWELL COMPUTER SERVICES, INC.....	000999448
BARGAIN JOINT STORES LTD.....	001327026
BRIDGEVILLE DEVELOPMENTS LIMITED.....	001326634
CAMC GROUP INC.....	001327023
CANADIAN GRANT INFORMATION SERVICES INC.....	001319650
CANAM AUTO ELECTRIC REBUILDERS LTD.....	000859404
CANDIX CORP.....	001326207
CERECON INCORPORATED.....	001332614
CERTIFIED LIFT SYSTEMS INC.....	001353827
CLEAN AIR/CLEAR WATER PRODUCTS INC.....	001326769
COAST INVESTMENTS INC.....	000493572
EDELWEISS PARTY RENTALS INC.....	001310451
F. R. J. HOLDINGS LIMITED.....	000371656
FANNEL PROPERTIES AMELIA LTD.....	000770925
HAMMOND'S INC.....	001067425
HUME CONTRACTORS LTD.....	000890546
IDEAN SOLUTIONS INC.....	001462042
J & M'S EXCAVATING AND SNOW REMOVAL INC.	001101217
KING COMMODITY SERVICES LIMITED.....	000521826
KOJAK LOGGING LTD.....	000862263
KUCEY ENTERPRISES LTD.....	000356035
KYLIC CORPORATION.....	001310461
LAMPY COLLISION SUPPLY INC.....	000371180
LANGFORD EQUIPMENT LTD.....	000736320
LEVER & WELLS INVESTMENTS LIMITED.....	000129364
LOGAN INC.....	001310472
LONDON CAR RADIO INC.....	000692690
MEZTEX DRY GOODS LIMITED.....	000222720
MILAODA LTD.....	001326650
NUTRIWELL GROUP INC.....	001315005
POWERBALL PROMOTIONS INC.....	001326206
SAFE AT HOME TECHNOLOGIES CORPORATION.....	001327110
SAMY'S KOSHER GRILL INC.....	001325594
SENDER REEL EXPLORATION CORP.....	001325518
SIPS CAFE INC.....	001055529
SPARR CONTRACTING LTD.....	001325161
SUNNY VIEW TOWNHOUSES INC.....	001261072
SUPERIOR LASER & FAX INC.....	001151396
SYSTEM SCIENCE ASSOCIATES LTD.....	001310434
T.S.M. OPERATIONS INC.....	000906340
THE MARSH CORPORATION.....	000634423
TRANS-UNITED CARRIERS, INC.....	001324101
TURNING LEAF BUSINESS SOLUTIONS INC.....	001368718
UNIQUE TRUCK LINES INC.....	001325429
USEA INC.....	001314576
VAN DER REE HOME IMPROVEMENTS INC.....	001310539
VASTRICH INTERNATIONAL INC.....	001091597
YINGKOU PORT STORAGE AND TRANSPORTATION GENERAL CORPORATION.....	001326651
ZAMBEZI CONSTRUCTION LTD.....	001310547
ZENITH ENTERPRISES CORP.....	001310470
1027500 ONTARIO INC.....	001027500
1059942 ONTARIO INC.....	001059942
1071200 ONTARIO INC.....	001071200
1100652 ONTARIO LTD.....	001100652
1142804 ONTARIO LIMITED.....	001142804
1221872 ONTARIO LTD.....	001221872

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1238317 ONTARIO LTD.....	001238317
1243187 ONTARIO LIMITED.....	001243187
1272163 ONTARIO LIMITED.....	001272163
1304189 ONTARIO INC.....	001304189
1310415 ONTARIO INC.....	001310415
1310471 ONTARIO INC.....	001310471
1310487 ONTARIO LIMITED.....	001310487
1314220 ONTARIO INC.....	001314220
1315688 ONTARIO INC.....	001315688
1315747 ONTARIO LTD.....	001315747
1317852 ONTARIO INC.....	001317852
1317859 ONTARIO LTD.....	001317859
1325001 ONTARIO INC.....	001325001
1325007 ONTARIO INC.....	001325007
1325191 ONTARIO INC.....	001325191
1325535 ONTARIO INC.....	001325535
1325871 ONTARIO INC.....	001325871
1325925 ONTARIO INC.....	001325925
1325934 ONTARIO INC.....	001325934
1326209 ONTARIO LIMITED.....	001326209
1326360 ONTARIO LTD.....	001326360
1326626 ONTARIO INC.....	001326626
1326645 ONTARIO LTD.....	001326645
1326666 ONTARIO INC.....	001326666
1326682 ONTARIO LTD.....	001326682
1326699 ONTARIO INC.....	001326699
1326700 ONTARIO INC.....	001326700
1326747 ONTARIO LIMITED.....	001326747
1327001 ONTARIO LIMITED.....	001327001
1327008 ONTARIO LIMITED.....	001327008
1327015 ONTARIO LIMITED.....	001327015
1327053 ONTARIO INC.....	001327053
1327094 ONTARIO INC.....	001327094
1327151 ONTARIO LTD.....	001327151
1332972 ONTARIO INC.....	001332972
1358751 ONTARIO INC.....	001358751
1475603 ONTARIO INC.....	001475603
1700 FEATHERSTON HOLDINGS LIMITED.....	001310017
352247 ONTARIO INC.....	000352247
364803 ONTARIO LTD.....	000364803
398783 ONTARIO INC.....	000398783
509175 ONTARIO LTD.....	000509175
515942 ONTARIO, INC.....	000515942
679680 ONTARIO INC.....	000679680
787498 ONTARIO INC.....	000787498
818823 ONTARIO INC.....	000818823
854828 ONTARIO LTD.....	000854828
855856 ONTARIO LIMITED.....	000855856
954356 ONTARIO INC.....	000954356

(138-G934) B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2002-08-09	
1300265 ONTARIO INC.	001300265
2005-06-21	
CYPRUS METALS INC.	000974692
2005-07-11	
S.J. MEDICAL ASSISTANT INC.	000792672
2005-07-21	
1082326 ONTARIO LTD.	001082326
2005-07-26	
C. R. THERMO ELECTRIC (SUDBURY) LIMITED	000444063
FUPROS INC.	000999600
2005-08-05	
ARCHETYPES IN ACTION INC.	001051329
AZIZ & JAMAL USED AUTO PARTS LTD.	001439886
BURNT PRODUCTIONS INC.	001424616
CAC AIRBRIDGE INC.	001636790
CONAM MANAGEMENT CO. LTD.	000329847
CONSIDERING ALTERNATIVES INC.	001332301
F. BOURDEAU APPLIANCES INC.	000498187
JINBAOCHENG (CANADA) INTERNATIONAL TRADING INC.	001450555
MAYWAND FOODS LTD.	001476445
SCOTTACRES LIMITED.	000223371
WARING INSURANCE CONSULTANTS LIMITED.	001111246
1231282 ONTARIO LIMITED.	001231282
1438118 ONTARIO LIMITED.	001438118
2030274 ONTARIO INC.	002030274
532988 ONTARIO INC.	000532988
594741 ONTARIO LIMITED.	000594741
2005-08-08	
ARABI LAKE TIMBER INC.	000967011
BISHOP DISTRIBUTORS INC.	001066998
CONRAD'S T.V. & AUDIO LTD.	000560022
DIVERSIFIED MOULDING LTD.	000551756
DYSYLVIE CORPORATION.	001023225
INTERWEB SOFTWARE DESIGN & DEVELOPMENT INC.	001284113
K.L.M. HEALTH SERVICES LTD.	000855698
KITS SOLUTIONS INC.	001253187
LETTERLITE INC.	001036702
NEWSMEDIA INC.	001335760
P.H. ASSOCIATES INC.	001403540
PATHWAY ACCESS INC.	001443292
PAYNE TOOLING & DESIGN INC.	001170075
SINOPY CONSULTING INC.	001312228
WESTBROOK FUELS LIMITED.	000269071
1137778 ONTARIO INC.	001137778
1141695 ONTARIO INC.	001141695
1202558 ONTARIO INC.	001202558
1206811 ONTARIO INC.	001206811
1375594 ONTARIO INC.	001375594
1450084 ONTARIO LIMITED.	001450084
1510386 ONTARIO INC.	001510386
1534062 ONTARIO INC.	001534062
1594063 ONTARIO INC.	001594063
521005 ONTARIO LIMITED.	000521005
594738 ONTARIO LIMITED.	000594738
705538 ONTARIO LIMITED.	000705538
744308 ONTARIO LIMITED.	000744308
967962 ONTARIO INC.	000967962
2005-08-09	
ALLPINE CONTRACTING INC.	002043397
B.A.R. SMITHSON LTD.	001010901
BEYCON INC.	001613627
BRIAZ INCORPORATED.	001295500
DEERFIELD MARKETING LTD.	000971864
LINGHAI CONSULTANT INC.	002024107
NAUTICAL ADVENTURES INC.	000964801
THE ATLANTIZ GROUP INC.	001329498
TWIN CUSTOM VINYL SHUTTERS INCORPORATED.	001065323
VANDIX HOLDINGS LIMITED.	000474024

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
VIVANT HOLDINGS LIMITED.	000155475
WALTER HAINES CONSTRUCTION LIMITED.	000428940
1072101 ONTARIO LIMITED.	001072101
1089824 ONTARIO LTD.	001089824
1134462 ONTARIO INC.	001134462
1145716 ONTARIO LIMITED.	001145716
1236056 ONTARIO LIMITED.	001236056
1428799 ONTARIO INC.	001428799
2005-08-10	
E. V. N. CONTRACTORS LIMITED.	000099623
FIRSTGROWTH LTD.	001296370
MACSTERS CHICKEN & RIBS INC.	001254660
MEDUSA FILMS INC.	001256950
N.B. ENTERTAINMENT INC.	001416907
SAVITCH PROPERTIES LTD.	000881567
WOODFIELD DEVELOPMENTS LIMITED.	000121645
1094684 ONTARIO INC.	001094684
2005-08-13	
MOUSETEK SOLUTIONS INC.	001349662
SAN MOORE REALTY LIMITED.	000541828
1181596 ONTARIO INC.	001181596
1347436 ONTARIO INC.	001347436
2005-08-17	
H. ESCO (1988) REALTY LTD.	000795922
RIKLEY FUTURETECH INC.	001051352
SOUTHDALE AND WONDERLAND LTD.	000663241
1187913 ONTARIO LTD.	001187913
2005-08-19	
KALYBABA TRUCKING INC.	000649293
2005-08-22	
CORINNA'S PERFUME & COSMETICS LIMITED.	000471022
GINO PANNUNZIO & SONS LTD.	000439877
TAYLOR'D MARKETING COMMUNICATIONS INC.	001347590
1156614 ONTARIO LIMITED.	001156614
2005-08-23	
PAUL K. PHILLIPS INVESTMENTS INC.	000638578
2005-08-24	
1063471 ONTARIO INC.	001063471
938825 ONTARIO INC.	000938825
998665 ONTARIO LTD.	000998665
2005-08-30	
1128690 ONTARIO INC.	001128690
937605 ONTARIO LIMITED.	000937605
2005-08-31	
PRINCETON SQUARE MANAGEMENT INC.	000542742
1014548 ONTARIO INC.	001014548
568029 ONTARIO INC.	000568029
2005-09-01	
BURDAYRON LIMITED.	001343584
EQUIPMENT UNDERWRITERS (OTTAWA) LIMITED.	000092015
MUSIC PRO ACADEMY INC.	001242701
NEW WEST BRICKLAYERS LTD.	001277652
PREGA INC.	000529589
PROTAVA.CON. INC.	002014469
1195456 ONTARIO INC.	001195456
1596583 ONTARIO INC.	001596583
2005-09-02	
ALFA MOTORING INC.	001027245
ARMOUR TRAVEL LIMITED.	000730525
ASSYCAN INVESTMENTS LTD.	000931645
CHAMPION GARDEN GREEN INC.	001039248
CTU INVESTMENTS LTD.	002008786
D. A. PEDWELL HOLDINGS LTD.	000759197
D. N. HOSPITALITY LIMITED.	000992541
DINEASY RUTHERFORD LIMITED.	001468241
G. & M. TAILORS LIMITED.	000384839
GRANIE & ASSOCIATES INC.	001100680
INTER-RAM COMPUTER LTD.	001148126
KPH CONSULTING & MANAGEMENT CO. INC.	001142258
LOUIS MELZACK, INC.	000469663

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
MIKA CONSULTANTS INC.	000972734
NATIONAL FOOTBALL LEAGUE PROPERTIES CANADA LIMITED	000625568
NULEAF NO. 5 INC.	002032912
SAXON MUTUAL FUNDS LIMITED	001487007
SREIT (CROWFOOT VILLAGE) LTD.	001244132
TED WHITE PHARMACY LIMITED	000103955
WINCOWISE INC.	001616209
ZEUSS GROUP ENTERPRISES INC.	001405952
ZEUSS GROUP REALTY LTD.	001456715
1146400 ONTARIO INC.	001146400
1168358 ONTARIO INC.	001168358
1213646 ONTARIO LIMITED	001213646
1219029 ONTARIO INC.	001219029
1245250 ONTARIO INC.	001245250
1295712 ONTARIO LTD.	001295712
1345414 ONTARIO INC.	001345414
1385519 ONTARIO INC.	001385519
1413917 ONTARIO LIMITED	001413917
493063 ONTARIO LIMITED	000493063
533436 ONTARIO LIMITED	000533436
2005-09-06	
ACE ENTERTAINMENT INC.	001252969
AZADEH TRANSPORT INC.	001376772
B D INTERNATIONAL INTERLOCK LTD.	001054332
BARTON STREET PROPERTY SERVICES INC.	000774209
BERTOZZI ROOFING & SHEET METAL INC.	000714685
BUSINESS OBJECTS CANADA INC.	001154968
CADILLAC BRICK COMPANY OF CANADA LIMITED	000484933
CAMPUS411 INC.	001442542
CARPEDIEM SOLUTIONS INC.	001378726
COLCHESTER INVESTMENTS INC.	001540363
DOLLAR FAIR INC.	001104751
HSIEH INVESTMENTS INC.	000944223
LIDIA INTERNATIONAL CONSORTIUM INC.	000633975
MANAGEMENT BY ZEEV'S LIMITED	000277093
MAPLEXIM INTERNATIONAL INC.	001541696
MUSE ENTERTAINMENT (ROUGH AIR) INC.	001434663
P.G. SLEAN ENTERPRISES INC.	001439543
REH CANADA LIMITED	000627447
SKANTEC CANADA INC.	001358938
YU HING WAH MANAGEMENT CO. LTD.	001325888
1197084 ONTARIO LIMITED	001197084
1284295 ONTARIO INC.	001284295
1468678 ONTARIO LIMITED	001468678
2005053 ONTARIO LIMITED	002005053
801934 ONTARIO LIMITED	000801934
2005-09-07	
BROOKING 2000 INC.	001386864
CAMERON FIRE SERVICES INC.	001487114
DAMRUS INC.	001026478
DIXON MANAGEMENT LIMITED	001171676
FAIRBRIDGE INC.	000826016
FLY BOY PRODUCTIONS INC.	001639094
GREENBROOK HOMES LTD.	001098382
GREENDALE ENERGY LTD.	001197321
GRETMAR COMMUNICATION INC.	001300203
J. R. ART WORK & NOVELTIES LIMITED	000136334
LAND OF LAPPE INC.	001065536
LEXMAN LIMITED	000699199
MAINCORP HOLDINGS LIMITED	000555705
NRS ROYAL REALTY INC.	000487016
PIZZA HUNT LTD.	001533825
RIVERSIDE MANAGEMENT LIMITED	001239624
ROYCAP INC.	001409868
ROYCAP SECURITIES INC.	001430673
SANPEC CORP.	001548346
SKYLE MANAGEMENT INC.	000525016
SUNDANCE LEASING CORPORATION	001251787
TEAM HAMILTON HOCKEY DOGS INCORPORATED	001536528

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
URBAN ELECTRIC LTD.	000406169
VAUGHAN ELECTRICAL SERVICES INC.	001127586
XCENTRIX INC.	001344213
ZEON INVESTMENTS LTD.	000831059
1022415 ONTARIO LIMITED	001022415
1125558 ONTARIO LIMITED	001125558
1238922 ONTARIO LIMITED	001238922
1250961 ONTARIO INC.	001250961
400 MCLEOD INC.	001457533
924783 ONTARIO INC.	000924783
924784 ONTARIO INC.	000924784
924785 ONTARIO INC.	000924785
924790 ONTARIO INC.	000924790
972540 ONTARIO INC.	000972540
2005-09-08	
ALEXANDER CUSTOM HOMES CONSTRUCTION INC.	001570308
FOREST HILL GENERAL CONTRACTING INC.	001467726
GROUP INTERNATIONAL BUSINESS CENTRE INC.	001239444
LADYBUG BIJOUX LTD.	001380523
METCAN SUPPLY INC.	001191790
REALTIME MANAGEMENT SYSTEMS INC.	001485317
STANLAUREL MANAGEMENT INC.	000439570
1043278 ONTARIO LIMITED	001043278
1086917 ONTARIO INC.	001086917
1182373 ONTARIO LIMITED	001182373
1294206 ONTARIO LIMITED	001294206
1527381 ONTARIO LIMITED	001527381
837139 ONTARIO INC.	000837139
838519 ONTARIO LTD.	000838519

(138-G935) B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

ERRATUM NOTICE Avis D'Erreur

ONTARIO CORPORATION NUMBER 1188267

Vide Ontario Gazette, Vol. 138-30 dated July 23, 2005

NOTICE IS HEREBY GIVEN that the notice issued under section 241 (4) of the Business Corporation Act, set out in the issue of the Ontario Gazette of July 23, 2005 with respect to the cancellation of the Certificate of Incorporation of **1188267 Ontario Ltd.**, was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 138-30 datée juillet 23, 2005

PAR LA PRESENTE, nous vous informons que l'avis émis en vertu de l'article 241 (4) de la Loi sur les compagnies et énoncé dans la Gazette de l'Ontario du juillet 23, 2005 relativement à l'annulation du certificat de constitution en personne morale de **1188267 Ontario Ltd.** a été délivré par erreur et qu'il est nul et sans effet.

(138-G936) B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Marriage Act Loi sur le mariage

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Alburez, Luis	Mississauga, ON	2-Aug-05
MacLean, Catherine Cecile	Whitby, ON	2-Aug-05
Sumner, Bradley	Ingersoll, ON	2-Aug-05
Caught, Kathleen M	Nepean	2-Aug-05
Gilhooley, Jackie	Toronto, ON	2-Aug-05
Huyzen, Robert	London, ON	2-Aug-05
Bodemer, David Jonathan	Waterloo, ON	2-Aug-05
Ksciuk, Stanley	Fenwick, ON	2-Aug-05
Bacon, Scott	Brantford, ON	2-Aug-05
Rosinski, Marcin	Brampton, ON	2-Aug-05
Burdzy, Mieczyslaw	Mississauga, ON	2-Aug-05
Olsen, Robert	Kitchener, ON	3-Aug-05
McBride, James	Kitchener, ON	3-Aug-05
Alvarez, Juliester	Ajax, ON	3-Aug-05
Metcalfe, Robert	Toronto, ON	3-Aug-05
Quinn, Sterling	Sioux Lookout, ON	3-Aug-05
Juma, Alnoor	Markham, ON	3-Aug-05
Premji, Nagib	Toronto, ON	3-Aug-05
Ratansi, Mehdi	Scarborough, ON	3-Aug-05
Ladha, Diamond	Markham, ON	3-Aug-05
Kanji, Sadrudin	Ajax, ON	3-Aug-05
Khoja, Nadirshah	Richmond Hill, ON	3-Aug-05
Kurji, Karim	Markham, ON	3-Aug-05
Jensen, Robert	Kitchener, ON	3-Aug-05
Hamir, Amin	Toronto, ON	3-Aug-05
Hiranin, Minaz	Whitby, ON	3-Aug-05
Babul, Fiaz	North York, ON	3-Aug-05
Jessani, Feroz B	Mississauga, ON	3-Aug-05
Nathoo, Alnoor	Markham, ON	3-Aug-05
Merchant, Anwar	Burlington, ON	3-Aug-05
Moorji, Al-Kareem	Pickering, ON	3-Aug-05
Sidi, Minaz	Oakville, ON	3-Aug-05
Damji, Riaz	Guelph, ON	4-Aug-05
Meru, Abdul	Toronto, ON	3-Aug-05
Basaria, Abdul Hamid	Stoney Creek, ON	4-Aug-05
Charania, Nazmin	London, ON	4-Aug-05
Peerani, Shiraz	Toronto, ON	4-Aug-05
Rana, Amin	Thornhill, ON	4-Aug-05
Sachedina, Bashir	Brampton, ON	4-Aug-05
Shamji, Farid	Markham, ON	4-Aug-05
Fischer, Heinz	Kitchener, ON	4-Aug-05
Ichim, Dumitru	Kitchener, ON	8-Aug-05
Fleming, Gerald	Toronto, ON	8-Aug-05
Hansen, Jon Paul Christian	Sudbury	8-Aug-05
Hefford, Jean	Thornhill, ON	8-Aug-05
Smith-Merkley	Elgin	8-Aug-05
Currie, Mavis Arlene	London, ON	8-Aug-05
Nicol, Donald L.	Toronto, ON	8-Aug-05
Withers, Norman Fraser	Mooretown	8-Aug-05
King, Danielle	Toronto, ON	8-Aug-05
Bill, Conor Sean	Toronto, ON	8-Aug-05
Di Marco Li	Toronto, ON	8-Aug-05
Ganga-Persad, Deve	Sarnia, ON	8-Aug-05
Bell, J.L. Vernon	Cambridge, ON	8-Aug-05
Beukema, Barry	Murillo, ON	8-Aug-05
Deguara, Kathleen	Etobicoke, ON	8-Aug-05
Jolly, Joseph	Ottawa, ON	8-Aug-05
El-Kassem, Munir	London, ON	8-Aug-05

NAME	LOCATION	EFFECTIVE DATE
Dempsey, Terrence	Ottawa, ON	8-Aug-05
Donovan, James	Stoney Creek, ON	8-Aug-05
Pirani, Ismail	Scarborough, ON	8-Aug-05
Ladhani, Alnazeer	Niagara Falls, ON	8-Aug-05
Collins, Michael	Grimsbey	8-Aug-05
Popky, Charles	Ottawa, ON	8-Aug-05
Twumasi, Ankrach	North York, ON	8-Aug-05
Nowlan, J. Patricia	Oakville, ON	11-Aug-05
Don, Gary W.	London, ON	11-Aug-05
Lylander, Kari	Petrolia, ON	11-Aug-05
Salazar, Alberto	Thornhill, ON	11-Aug-05
Barton, Andrew	Orillia, ON	11-Aug-05
Kennedy, James Patrick	Pickering, ON	11-Aug-05
Gramenz, Adam Dennis Ralf	Etobicoke, ON	11-Aug-05
Cambell, Dwight	Cambridge, ON	11-Aug-05
Wiesner, Robert	Kitchener, ON	11-Aug-05
Rivest, Amber	Barrie, ON	11-Aug-05
Tiura, Susan	Thunder Bay, ON	11-Aug-05
Dennis, Andrew	Campbellcroft, ON	11-Aug-05
Woodbridge, Marjorie Jean	Kingston, ON	11-Aug-05
Traylor, Arnita	Windsor, ON	11-Aug-05
Allard, Denis	Greely, ON	11-Aug-05
Boyd, George	Burlington, ON	11-Aug-05
Folkes, Jeffrey Ross	Scarborough, ON	16-Aug-05
Rombaoa, Maria Elka	Toronto, ON	16-Aug-05
Coates, Tracy	Bradford, ON	16-Aug-05
Edmonds, John	Ottawa, ON	16-Aug-05
Gioppato, Giovanni	Toronto, ON	16-Aug-05
Redding, Shawn	Barrie, ON	16-Aug-05
Richards, Ivan Adolphus	Markham, ON	16-Aug-05
Robertson, Locksley	Mississauga, ON	16-Aug-05
Vachonwood, Tanya	Ottawa, ON	16-Aug-05
Mutch, Jeffrey	Toronto, ON	16-Aug-05
Ipanaque, Paola	Woodbridge, ON	16-Aug-05
Labid, Maria Rozella	Hamilton, ON	16-Aug-05
Zimmerman, Loretta	London, ON	16-Aug-05
Fletcher, Elizabeth Jane	Oldcastle, ON	16-Aug-05
Summerfield, Yvonne	London, ON	16-Aug-05
Nixon, Linda	Owen Sound, ON	16-Aug-05
Sutcliffe, Elizabeth	London, ON	16-Aug-05
Luke, Sandra	Whitby, ON	16-Aug-05
Thirlwall, Stephen	Ottawa, ON	16-Aug-05
Beardy, Mary Anne	Bearskin Lake, ON	29-Aug-05
Fox, Sarah	Bearskin Lake, ON	29-Aug-05
Weise, David J.	Oakville, ON	29-Aug-05
Boros, Stephen	Barrie, ON	29-Aug-05
Quesnel, Richard	Alexandria, ON	29-Aug-05
Perry, Judith	Porcupine, ON	29-Aug-05
Moyle, Timothy I.	Mattawa, ON	29-Aug-05
Toon, John	Oshawa, ON	29-Aug-05
Fry, Adam	Oshawa, ON	29-Aug-05
Murray, Nicholas Lawrence	Grassie, ON	29-Aug-05
Dearing, Daniel	Toronto, ON	31-Aug-05
Farrow, Robert Graham	St. Catharines, ON	31-Aug-05
Mironiuk, Marcin Robert	Mississauga, ON	31-Aug-05
Walter, Sven	Newmarket, ON	31-Aug-05
Henderson, Kimberley J.	Sarnia, ON	31-Aug-05
Grandi, Nelson	Toronto, ON	31-Aug-05
Tabigue, Joseph Pajaron	Oakville, ON	31-Aug-05
Monteith, Nancy	King City, ON	18-Aug-05
Wyatt, Alex Christopher	Cambridge, ON	18-Aug-05
Birtch, Eli Thomas Jack	Washago, ON	18-Aug-05
Ofori, Festus	Etobicoke, ON	18-Aug-05
Sococsan, Christian	Sudbury, ON	18-Aug-05
Chung, Stephen	Markham, ON	25-Aug-05
McNitt, Gary	New Hamburg, ON	25-Aug-05
Burt, Darlene	Parry Sound, ON	25-Aug-05
Taylor, Glenn W.J.	Leamington, ON	25-Aug-05

NAME	LOCATION	EFFECTIVE DATE	NAME	LOCATION	EFFECTIVE DATE
Jurkowski, Michal	Scarborough, ON.	25-Aug-05	September 22 2005 to September 26 2005		
Wood, Daniel	Quadeville, ON.	25-Aug-05	Kemper, John	Pentiction, BC	8-Aug-05
Lawrence Alverna Maria	Toronto, ON.	25-Aug-05	September 29 2005 to October 3 2005		
Purdy, Dean	Lombardy, ON.	25-Aug-05	Tremblay, Philip	Louisville, KY	8-Aug-05
Yang, Chao-Chou	Guelph, ON.	25-Aug-05	September 1 2005 to September 5 2005		
Devoe, Lee	Ottawa, ON.	25-Aug-05	Gillen, Peter	Rockaway Beach NY	8-Aug-05
Young, Larry	Peterborough, ON.	25-Aug-05	November 18 2005 to November 22 2005		
Bholanauth, Bhola	Scarborough, ON.	25-Aug-05	Smith, Robert	Calgary, AB.	12-Aug-05
Shairzay, Mohammad Amin	Toronto, ON.	25-Aug-05	October 13, 2005 to October 17, 2005		
Trubashnik, Anna	Willowdale, ON.	25-Aug-05	Hubenig, Alfred	St. Albert, AB.	12-Aug-05
Fischer, Kurt	Waterloo, ON.	25-Aug-05	September 1, 2005 to September 5, 2005		
Sasnarine, Indramattie	Toronto, ON.	25-Aug-05	Glazman, Morris	White Plains, NY.	12-Aug-05
Viquiera, Ernesto Jr.	Hamilton, ON.	25-Aug-05	September 23, 2005 to September 27, 2005		
Bennett, Brandle Rich	Belleville, ON.	25-Aug-05	Moon, Sharon	Pointe Claire, QC.	12-Aug-05
Paul, Catherine Anne	Kingston, ON.	25-Aug-05	September 8, 2005 to September 12, 2005		
Cameron, Delroy Michael	Scarborough, ON.	25-Aug-05	Barr, Joanne	Fredericton, NB	12-Aug-05
Ouarzazi, Riad	Mississauga, ON.	25-Aug-05	September 1, 2005 to September 5, 2005		
Abbott, Neil	Leamington, ON.	25-Aug-05	Resmer, Delbert	Columbia Cross Rds, PA	12-Aug-05
Osmond, Tobias	Midhurst, ON.	25-Aug-05	September 29 2005 to October 3 2005		
Donnelly, Jennifer	Toronto, ON.	25-Aug-05	Swan, Barry	Rochester, NY.	16-Aug-05
Bankert, R. Marvin	Ridgeway, ON.	25-Aug-05	September 1, 2005 to September 5, 2005		
Phipps, William Thomas	Puslinch, ON.	25-Aug-05	Hughes, Diana	Arlington, TX.	16-Aug-05
Ricketts, Jennifer U	Ajax, ON.	25-Aug-05	September 29 2005 to October 3 2005		
Thorpe, Cordell May	Brampton, ON.	25-Aug-05	Hughes, Joel	Arlington, TX.	16-Aug-05
Arnold, Ashley D.	Napance, ON.	25-Aug-05	September 29 2005 to October 3 2005		
Lewis, Scott	Sarnia, ON.	29-Aug-05	Miller, Joel	Buffalo, NY.	17-Aug-05
Ricci, Bradley	Atitikokan, ON.	29-Aug-05	September 2, 2005 to September 6, 2005		
Parra, John	Georgetown, ON.	29-Aug-05	Millar, William	Winnipeg, MB.	17-Aug-05
Tomka, Gary	Ancaster, ON.	29-Aug-05	August 25, 2005 to August 29, 2005		
Peters, Suzanne	Toronto, ON.	29-Aug-05	Mugford, William	Madison, WI.	19-Aug-05
Piper, Mel	Ajax, ON.	29-Aug-05	August 18, 2005 to August 22, 2005		

RE-REGISTRATIONS

NAME	LOCATION	EFFECTIVE DATE
Trudel, Guy	Toronto, On.	18-Aug-05
DiGiulo, David A.	Toronto, On.	19-Aug-05
Bishop, Bruce	Amherstburg, ON.	29-Aug-05
Wright, James	Keswick, ON.	31-Aug-05

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autoris des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Wright, Matthew	St Johns, NFLD	8-Aug-05
August 11 2005 to August 15 2005		
Duquette, Carson William	Greely, ON	8-Aug-05
August 18 2005 to August 22 2005		
Lawson, Steven	Sharbot Lake, ON	8-Aug-05
October 20 2005 to October 24 2005		
Mak, Wing Hei	Toronto, On	8-Aug-05
October 27 2005 to October 31 2005		
Godbold, Norma Jane	Shelburne, On	8-Aug-05
September 22 2005 to September 26 2005		
Brophy, Edward	Harbour Breton, NFLD	8-Aug-05
August 11 2005 to August 15 2005		
Lee, John	Kingwood, Wvirginia	8-Aug-05
October 27 2005 to October 31 2005		
Hamilton, Laird	Shawville, QC	8-Aug-05
September 22 2005 to September 26 2005		
Kemper, John	Pentiction, BC	8-Aug-05
September 29 2005 to October 3 2005		
Tremblay, Philip	Louisville, KY	8-Aug-05
September 1 2005 to September 5 2005		
Gillen, Peter	Rockaway Beach NY	8-Aug-05
November 18 2005 to November 22 2005		
Smith, Robert	Calgary, AB.	12-Aug-05
October 13, 2005 to October 17, 2005		
Hubenig, Alfred	St. Albert, AB.	12-Aug-05
September 1, 2005 to September 5, 2005		
Glazman, Morris	White Plains, NY.	12-Aug-05
September 23, 2005 to September 27, 2005		
Moon, Sharon	Pointe Claire, QC.	12-Aug-05
September 8, 2005 to September 12, 2005		
Barr, Joanne	Fredericton, NB	12-Aug-05
September 1, 2005 to September 5, 2005		
Resmer, Delbert	Columbia Cross Rds, PA	12-Aug-05
September 29 2005 to October 3 2005		
Swan, Barry	Rochester, NY.	16-Aug-05
September 1, 2005 to September 5, 2005		
Hughes, Diana	Arlington, TX.	16-Aug-05
September 29 2005 to October 3 2005		
Hughes, Joel	Arlington, TX.	16-Aug-05
September 29 2005 to October 3 2005		
Miller, Joel	Buffalo, NY.	17-Aug-05
September 2, 2005 to September 6, 2005		
Millar, William	Winnipeg, MB.	17-Aug-05
August 25, 2005 to August 29, 2005		
Mugford, William	Madison, WI.	19-Aug-05
August 18, 2005 to August 22, 2005		
Manafa, Joseph S.	Calgary, AB.	19-Aug-05
August 17, 2005 to August 21, 2005		
Stewart, Kenneth	Appleton, WI.	24-Aug-05
August 25, 2005 to August 29, 2005		
Summers, Robert	Glendale, AZ.	24-Aug-05
September 1, 2005 to September 5, 2005		
Verreault, Conrad	St. Jean, QC.	24-Aug-05
September 29 2005 to October 3 2005		
Hare, Frances A.	Red Deer, AB.	24-Aug-05
September 1, 2005 to September 5, 2005		
Pascual, Celestino	Boston, MA.	24-Aug-05
August 25, 2005 to August 29, 2005		
Vaz, Harold	Mumbai, India	24-Aug-05
September 15, 2005 to September 19, 2005		
Ens, David	Brandon, MB.	24-Aug-05
October 13, 2005 to October 17, 2005		
Boer, Jacob	Dollard Des Ormeaux, QC.	24-Aug-05
September 29, 2005 to October 3, 2005		
Mangan, Louise	Vancouver, BC.	24-Aug-05
September 15, 2005 to September 19, 2005		
Chayat, Sherry	Syracuse, NY.	24-Aug-05
September 8, 2005 to September 12, 2005		
Spoor, Gerald W.	Falcon Lake, MB.	24-Aug-05
September 22, 2005 to September 26, 2005		
Schooler, Ray	Kenmore, NY.	24-Aug-05
September 15, 2005 to September 19, 2005		
Miller, Joel	Buffalo, NY.	26-Aug-05
December 15, 2005 to December 19, 2005		
Brock, Lillie	Farmers Branch, TX.	26-Aug-05
October 13, 2005 to October 17, 2005		
Geisler, Norman L.	Weddington, NC.	26-Aug-05

NAME	LOCATION	EFFECTIVE DATE
September 1, 2005 to September 5, 2005		
Moes, Dirk	Langley, BC.	26-Aug-05
October 13, 2005 to October 17, 2005		
Smith, Frances	Kingston, ON.	26-Aug-05
September 2, 2005 to September 6, 2005		
Stokes, Gary	Lancaster, ON.	30-Aug-05
September 29, 2005 to October 3, 2005		
Mordaunt, Matthew	Kelowna, BC.	30-Aug-05
September 23, 2005 to September 27, 2005		
Shantz, Robert	Toronto, ON.	30-Aug-05
October 6, 2005 to October 10, 2005		
Rowe, Roy Emerson	Rosemont, ON.	30-Aug-05
September 23, 2005 to September 27, 2005		
Lococo, Donald	Rochester, NY.	30-Aug-05
September 29, 2005 to October 3, 2005		

NAME	LOCATION	EFFECTIVE DATE
Grosvold, Boniface	London, ON.	29-Aug-05
LaBelle, Ignatius	Niagara Falls, ON.	29-Aug-05
Chalmers, John	Toronto, ON.	29-Aug-05
(138-G931)	JUDITH M. HARTMAN, Deputy Registrar General/ Registraire générale adjointe de l'état civil	

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Bengert, Shane	Niagara Falls, ON.	8-Aug-05
Diamond, Joel	Beaverton, ON.	8-Aug-05
Gannett, Ronald	Burlington, ON.	8-Aug-05
Hamilton, Gordon	Burlington, ON.	8-Aug-05
Lewis, Kevin	Woodstock, ON.	8-Aug-05
Lundy, J. David	Toronto, ON.	8-Aug-05
O'Neill, Russell	Oakville, ON.	8-Aug-05
Wright, Wayne	Burlington, ON.	8-Aug-05
Moloney, Oliver	Toronto, ON.	8-Aug-05
Braye, Todd	Carleton Place, ON.	11-Aug-05
Fuller, Barbara	East York, ON.	11-Aug-05
Konstant, Jean-Marie	Toronto, ON.	11-Aug-05
Boiko, Petro	Welland, ON.	11-Aug-05
Falzon, Raymond	Toronto, ON.	11-Aug-05
Schwantes, Eberhard	Sault Ste. Marie, ON.	11-Aug-05
Rose, Kenneth C.	London, ON.	11-Aug-05
Thompson, Mendes	Brampton, ON.	11-Aug-05
Kingswood, Jeffrey	Woodstock, ON.	11-Aug-05
Elson, Marty	Nobel, ON.	11-Aug-05
Bell, John C.	St. Catharines, ON.	15-Aug-05
Remple, George	Leamington, ON.	15-Aug-05
Smith, Mary	Toronto, ON.	15-Aug-05
Tapper, Derrick	Oakville, ON.	15-Aug-05
Jenkins, Lloyd	Toronto, ON.	15-Aug-05
Charles, Randy	Lakefield, ON.	15-Aug-05
Lee, Kyung Chang	Orton, ON.	15-Aug-05
Faucher, Marcel	Metcalfe, ON.	17-Aug-05
Hobbs, John W.	Ottawa, ON.	17-Aug-05
Martins, Fernanda Maria	Greely, ON.	17-Aug-05
Bersche, John Keith	Brantford, ON.	17-Aug-05
Zaninelli, Mario	Stoney Creek, ON.	17-Aug-05
Norton, Ross	Oakville, ON.	18-Aug-05
Trudel, Guy	Toronto, ON.	18-Aug-05
Konig, Stefan	Elmira, ON.	25-Aug-05
Page, William	Kitchener, ON.	26-Aug-05
Leung, James	Willowdale, ON.	26-Aug-05
Kirk, John	Ridgeway, ON.	26-Aug-05
Tysick, Catherine	Godfrey, ON.	26-Aug-05
Tysick, James	Godfrey, ON.	26-Aug-05
MacDonald, Timothy	Toronto, ON.	26-Aug-05
Ondrako, Edward J.	Kingston, ON.	26-Aug-05
Boe, Martin	St. Catharines, ON.	26-Aug-05
Robinson, Dennis	Toronto, ON.	29-Aug-05

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIERES,
Clerk of the Legislative Assembly.

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice dated February 21, 2005, Sheriff's file 05/399, to me directed, against the real and personal property of Rosario Montemurro and Carmina Montemurro, Debtors, at the suit of Judy Silenu and Priamo Selenu, Creditors, I have seized and taken in execution all the right, title, interest and equity of redemption of, Rosario Montemurro and Carmina Montemurro debtors, in and to: PIN 04080-0019(LT) Part Lot 11, Plan 455, as in instrument #N309861 and municipally known as 1496 Prince of Wales Dr., Ottawa, Ontario.

All of which said right, title, interest and equity of redemption of Rosario Montemurro and Carmina Montemurro debtors, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Sheriff's Office 2nd Floor 161 Elgin St., Ottawa, Ontario on Thursday, October 27, 2005 at 10:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder

To be applied to purchase price
 Non-refundable
 Ten business days from date of sale to arrange financing and pay balance in full at Sheriff's Office 2nd flr 161 Elgin St., Ottawa, Ontario
 All payments in cash or by certified cheque made payable to the Minister of Finance
 Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
 Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

DATED September 1, 2005

(138-P677) LOUIS THEORET
 Sheriff - City of Ottawa
 161 Elgin St., Ottawa

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice dated February 9, 1999, Sheriff's file 99-385, to me directed, against the real and personal property of RAM KHELOWAN AND SRENANEN RAMCHANDRA, Debtors, at the suit of The Toronto-Dominion Bank, Creditors, I have seized and taken in execution all the right, title, interest and equity of redemption of, RAM KHELOWAN AND SRENANEN RAMCHANDRA debtors, in and to: PT LOTS 247 & 248, PL38463, Parts 21, 22 & 74, 5R3534; S/T CR390437 and municipally known as 2071 Kingsley Rd, Ottawa, Ontario, K2C 2X6.

All of which said right, title, interest and equity of redemption of RAM KHELOWAN AND SRENANEN RAMCHANDRA debtors, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Sheriff's Office 2nd Floor 161 Elgin St., Ottawa, Ontario on Thursday, October 27, 2005 at 10:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
 Payable at time of sale by successful bidder
 To be applied to purchase price
 Non-refundable
 Ten business days from date of sale to arrange financing and pay balance in full at Sheriff's Office 2nd flr 161 Elgin St., Ottawa, Ontario
 All payments in cash or by certified cheque made payable to the Minister of Finance
 Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
 Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

DATED August 10, 2005

(138-P678) LOUIS THEORET
 Sheriff - City of Ottawa
 161 Elgin St., Ottawa

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice at Whitby dated the 8th of March 2005, Court File Number 32885/04 to me directed, against the real and personal property of POWELL MOTORSPORT ADVANCED DRIVING SCHOOL INC. AND JOHN RICHARD POWELL, Defendants, at the suit of MOPAL CONSTRUCTION LIMITED, Plaintiff, the Enforcement Office of the Superior Court of Justice located at 601 Rossland Road East, Whitby, Ontario has seized and taken in execution all the right, title, interest and equity of redemption of JOHN RICHARD POWELL, Defendant in, and to:

PT LT 8 CON 5 CARTWRIGHT PT 1,10R753, SCUGOG, Regional Municipality of Durham, municipally known as 3140 Hwy 7A, Blackstock, Ontario LOB ILO.

All of which said right, title, interest and equity of redemption of JOHN RICHARD POWELL, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at the Superior Court of Justice, 601 Rossland Road East, Whitby, Ontario L1N 9G7 on Wednesday, October 26, 2005 at 2:30 p.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1000.00, whichever is greater
 Payable at time of sale by successful bidder by cash, certified cheque or bank draft
 To be applied to purchase price
 Non-refundable
 Ten Business days from date of sale to arrange financing and pay balance in full at 601 Rossland Road East, Whitby, Ontario L1N 9G7
 All payments in cash or by certified cheque made payable to the Minister of Finance
 Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
 Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NOTE: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

DATED September 14, 2005

(138-P686) ANDREW MCNABB and AL BILLINGTON
 Court Enforcement Officers
 601 Rossland Rd East
 Whitby ON L1N 9G7

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF INGERSOLL

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on the 19th day of October, 2005 at the Municipal Office, 130 Oxford Street, 2nd Floor, Ingersoll, Ontario N5C 2V5.

The tenders will then be opened in public on the same day at 3:15 p.m. at 130 Oxford Street, 2nd Floor, Ingersoll, Ontario (JC Herbert Room) .

Description of Land(s)

Part of Lot 22, Concession 2, Town of Ingersoll, formerly Township of South West Oxford, County of Oxford, being Part 1 on Plan 41R-6526

Tax Arrears Certificate registered April 2, 2004 # 474460

Minimum Tender Amount: \$8,000.00

Assessed Value: IXN 26.500

Assessment Roll No. 3218 030 065 08700 0000

Municipal Address: 0 Culloden Road

IMPORTANT NOTICE:

Pursuant to the provisions of the Drainage Act, the whole of this property is for the exclusive use for a storm management area known as the Thompson Drain. Details of this provision may be obtained at the Town of Ingersoll.

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent (20%) of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests solely with the potential purchasers.

This sale is governed by the *Municipal Act, 2001*, and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, the relevant land transfer tax and G.S.T. (If applicable).

The municipality has no obligation to provide vacant access to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

EARL A. LANTZ, Treasurer/Tax Collector or
Cecily A. Elliott, Deputy Treasurer/Tax Collector
Telephone: (519) 485-0120

The Corporation of the Town of Ingersoll
130 Oxford Street, 2nd Floor
Ingersoll, Ontario N5C 2V5

(138-P679) Hours of business: Mon. to Fri. 8:30a.m. to 4:30p.m.

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF BRUCE MINES

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on the 19th day of October, 2005 at the Municipal Office, Clerk's Department of the Corporation of the Town of Bruce Mines, 9180 Hwy. 17 East, Bruce Mines, Ontario P0R 1C0.

The tenders will then be opened in public on the same day at the Municipal Office at 3:05 p.m.

Description of Lands:

34 Pilgrim Street, Bruce Mines; Lot 201, Plan 625, Town of Bruce Mines, District of Algoma; Roll No. 57-21-000-000-48101

Minimum Tender Amount: \$4,248.48

8 Quincy Street, Bruce Mines; SURFACE RIGHTS ONLY IN Lot 99, Plan 625, Town of Bruce Mines, District of Algoma;
Roll No. 57-21-000-000-33701

Minimum Tender Amount: \$4,072.61

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The lands do not include mobile homes situate on the lands, if any.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

NOTE: G.S.T. MAY BE PAYABLE BY SUCCESSFUL PURCHASER.

For further information regarding this sale and a copy of the prescribed form of tender contact:

DONNA BRUNKE, Clerk
The Corporation of the Town of Bruce Mines
P.O. Box 220, 9180 Hwy. 17 East
Bruce Mines, On P0R 1C0

(138-P680)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF FORT ERIE

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on the 20th day of September, 2005 at the Municipal Centre, Clerk's Department of The Corporation of the Town of Fort Erie, 1 Municipal Centre Drive, Fort Erie, Ontario L2A 2S6.

The tenders will then be opened in public on the same day at The Municipal Centre, Conference Room 3 at 3:05 p.m.

Description of Lands:

ALBANY ST SS, PLAN 2371 PTL 5
100.00FR 400.42D, PIN 64212-0037 (R)

ROLL NUMBER 2703 020 007 07001

Minimum Tender Amount: \$9,717.23

BERNARD AVE ES, PLAN 99 LOT 85 LOT 88 NP439
35.00FR 142.00D IRREG, PIN 64201-0090 (LT) & 64201-0088 (R)

ROLL NUMBER 2703 020 010 60700

Minimum Tender Amount: \$6,894.63

BIDWELL PKY WS, PLAN 140 LOT 460 LOT 461 NP480
80.00FR 105.00D, PIN 64467-0021 (LT)

ROLL NUMBER 2703 020 010 98278

Minimum Tender Amount: \$1,961.84

NIGH RD SS, PLAN 140 LOT 458 LOT 459 NP480
84.00FR 119.54D, PIN 64467-0021 (LT)

ROLL NUMBER 2703 020 010 98725

Minimum Tender Amount: \$2,376.72

BURLEIGH RD N ES, PLAN 105 LOT 481 LOT 482 NP445
 80.00FR 120.00D, PIN 64195-0174 (LT)
 ROLL NUMBER 2703 020 024 24000
Minimum Tender Amount: \$2,747.09

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The lands do not include mobile homes situate on the lands, if any.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

NOTE: G.S.T. MAY BE PAYABLE BY SUCCESSFUL PURCHASER.

For further information regarding this sale and a copy of the prescribed form of tender contact:

GILLIAN CORNEY
 Manager of Revenue & Collections
 1 Municipal Centre Drive
 Fort Erie, Ontario
 L2A 2S6
 T. (905) 871-1600 ext 228
gcorney@forterie.on.ca

(138-P681)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF TEHKUMMAH

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on October 17, 2005, at: the Corporation of the Township of Tehkummah, 456 Highway 542A, Tehkummah, Ontario P0P 2C0

The tenders will be opened following the close of tenders at the Township of Tehkummah, 456 Highway 542A, Tehkummah, Ontario P0P 2C0

Description of Lands:

Part of Lot 25, Concession 6, approx. 1.48 acres
 Being Part 1, Plan 31R-1600
 Township of Tehkummah, District of Manitoulin
Minimum Tender Amount: \$6,911.74

Part of Lot 25, Concession 5, approx. 6.8 acres
 Being Part 1 on Plan 31R-3370
 Township of Tehkummah, District of Manitoulin
Minimum Tender Amount: \$11,164.38

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least twenty per cent (20%) of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold.

Responsibility for ascertaining these matters rests with the potential purchasers.

The land(s) do(es) not include the mobile homes situated on the land(s). (If applicable).

This sale is governed by the *Municipal Act, 2001*, and the Municipal Tax Sales Rules made under the Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchase.

For further information regarding this sale and a copy of the prescribed form of tender contact:

PATSY GILCHRIST, Clerk-Treasurer
 Township of Tehkummah
 456 Highway 542A,
 Tehkummah, Ontario P0P 2C0
 705-859-3293

(138-P682)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF SMITH-ENNISMORE-LAKEFIELD

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 17 October 2005, at the Municipal Office, 1310 Centre Line or by mail at PO Box 270, Bridgenorth, Ontario K0L 1H0.

The tenders will then be opened in public on the same day at the Municipal Office, 1310 Centre Line.

Description of Lands:

Roll No. 15 16 020 006 12110 0000, 2211 16th Line Lakefield, PIN 28391-0024(LT), Part Lot 29 Concession 15 geographic Township of Smith, now in the Township of Smith-Ennismore-Lakefield, County of Peterborough (No. 45) designated Part 1 on Reference Plan 45R-8696. File No. 99-06

Minimum Tender Amount: \$6,677.30

Roll No. 15 16 020 001 12400 0000, PIN 28458-0176(LT), Part Lot 12 Concession 1, geographic Township of Smith, now in the Township of Smith-Ennismore-Lakefield, County of Peterborough (No. 45) as in Instrument No. R426697. File No. 00-02

Minimum Tender Amount: \$3,733.76

Roll No. 15 16 010 102 31901 0000, Part of the North half of Lot 8 Concession 10, geographic Township of Ennismore, now Township of Smith-Ennismore-Lakefield, County of Peterborough (No. 45) being the land in Instrument No. 168433 lying between Buckhorn Lake and Kinsale Road save and except the land in Instrument No. 180146, subject to rights of way. File No. 03-05

Minimum Tender Amount: \$5,916.41

Roll No. 15 16 020 001 09700 0000, PIN 28458-0119(LT), Part Lot 12 Concession 1, geographic Township of Smith, now Township of Smith-Ennismore-Lakefield, County of Peterborough (No. 45) being the lands described in Instrument No. R365699. File No. 03-07

Minimum Tender Amount: \$3,198.54

Roll No. 15 16 020 502 38600 0000, 2753 Beaver Lane, Lakefield, PIN 28384-0099(LT), Block J Plan 94, geographic Township of Smith, now the Township of Smith-Ennismore-Lakefield, County of Peterborough (No. 45). File No. 04-06

Minimum Tender Amount: \$6,178.26

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, relevant land transfer tax and GST if applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

DOROTHY MULDER-SLANGLOIS
Tax Collector
The Corporation of the Township of
Smith-Ennismore-Lakefield
(705) 292-9507 Ext. 222

(138-P683)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF MACHIN

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on the 3rd day of October, 2005 at the Municipal Office, 75 Spruce Street, Vermilion Bay, Ontario P0V 2V0.

The tenders will then be opened in public on October 3rd, 2005 at 75 Spruce Street, Vermilion Bay, Ontario at 3:30 p.m.

Description of Lands:

Parcel 12984, North Part of Lot 11 Concession 1
Sanford Twp, Municipality of Machin, District of Kenora
Minimum Tender Amount: \$2073.84

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order, a bank draft or a cheque certified by a bank or trust company payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

TAMMY ROB, Clerk - Treasurer
P.O. Box 249, 75 Spruce Street
Vermilion Bay, Ontario
P0V 2V0
(807) 227-2633

(138-P684)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF WINDSOR

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on **October 20, 2005** at the City of Windsor Corporate Services Department, Room 100, Main Floor. The tenders will then be opened in public on the same day at **3:30 p.m.** local time at Council Chambers, Third Floor, Windsor City Hall, 350 City Hall Square West, Windsor, Ontario N9A 6S1.

Description of Land:

- 1) HENRY FORD CENTRE
Plan 619, Part Lot 29, Plan 625, Lot 30.
Size: 30' X 100'
Minimum Tender Amount: \$14,119.13
- 2) 1417 RIVERSIDE DRIVE EAST
Plan 579, Lot 9. Size: 42.5' X 41.6' X 143' X 136.2'
Minimum Tender Amount: \$8,941.69
- 3) PETER STREET
Plan 40, Part Lot 21. Size: 52' X 46'
Minimum Tender Amount: \$2,536.03
- 4) 1200-1202 DROUILLARD ROAD
Plan 637, Lot 26. Size: 30' X 100'
Minimum Tender Amount: \$34,063.71
- 5) ALEXANDRA STREET
Plan 558, Lot 31. Size: 25' X 110'
Minimum Tender Amount: \$2,583.61
- 6) 1116 WINDSOR AVENUE
Plan 530, Part Lot 44. Size: 30' X 138.38'
Minimum Tender Amount: \$35,195.44
- 7) LAMONT STREET
Plan 958, Lot 23. Size: 30' X 107.83'
Minimum Tender Amount: \$2,630.16
- 8) NORTHWAY STREET
Plan 948, Lot 43. Size: 40' X 115'
Minimum Tender Amount: \$3,053.28
- 9) ST. PATRICK'S DRIVE
Plan 883, Lot 642. Size: 30' X 100'
Minimum Tender Amount: \$2,765.40
- 10) PILLETTE ROAD
Concession 2, Part Lot 110.
Size: 33.93' X 96.91' X 102.76'
Minimum Tender Amount: \$2,366.70
- 11) 469 AYLMER STREET
Plan 126, Part Lot 2, Block 17. Size: 25' X 140.41'
Minimum Tender Amount: \$13,720.99
- 12) 1061-1063 RIVERSIDE DRIVE WEST
Plan 392, Part Lot 180. Size: 39.08' X 120'
Minimum Tender Amount: \$24,291.64
- 13) SANDWICH STREET
Plan 759, Part Lot 19, Lot 20, Lot 21,
Part Closed Alley, Parts 1, 2, 3 on 12R-7455
Part Lot 59, Concession 1, Part 1 on 12R-16019.
Size: 136.06' fr.
Minimum Tender Amount: \$12,281.37

14) SANDWICH STREET

Plan 40, Part Lot 21. Size: 104.35' X 156.35'

Minimum Tender Amount: \$33,750.98

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 percent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The land(s) does (do) not include the mobile homes situate on the land (s). (Insert if applicable).

The sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax and GST where applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

SANDY KUSH at (519) 255-6100 ext. 6364
VINCE GRILLO at (519) 255-6100 ext. 6224
JANICE GUTHRIE, CA
Manager of Taxation and Compliance
Corporate Services
Corporation of the City of Windsor
Room 100, 350 City Hall Square West,
Windsor, Ontario
N9A 6S1

(138-P685)

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2005—09—24

ONTARIO REGULATION 491/05

made under the

SECURITIES ACT

Made: June 29, 2005

Approved: August 26, 2005

Filed: September 7, 2005

Amending Reg. 1015 of R.R.O. 1990
(General)

Note: Regulation 1015 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Clause (b) of the definition of “finance company” in subsection 1 (2) of Regulation 1015 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (b) distributes its securities in Ontario, without filing a prospectus in respect thereof, in reliance on subsection 2.35 (2) of National Instrument 45-106 *Prospectus and Registration Exemptions*,

2. Subsection 69 (2) of the Regulation is revoked.

3. Sections 71 to 78 of the Regulation are revoked.

4. Subsection 101 (1) of the Regulation is amended by striking out “section 148 is applicable” and substituting “section 3.8 of National Instrument 45-106 *Prospectus and Registration Exemptions* applies”.

5. Section 137 of the Regulation is revoked.

6. Section 148 of the Regulation is revoked.

7. Sections 150 and 151 of the Regulation are revoked.

8. (1) Clauses (d) and (d.1) of the definition of “COATS security” in section 152 of the Regulation are revoked and the following substituted:

- (d) a security of a private issuer as defined in subsection 2.4 (1) of National Instrument 45-106 *Prospectus and Registration Exemptions*,
- (d.1) a security that, under subsection 2.13 (1), 2.20 (1), 2.21 (1), 2.34 (2), 2.35 (1), 2.36 (2), 2.37 (1) or 2.38 (1) of National Instrument 45-106 *Prospectus and Registration Exemptions*, is exempt from registration,
- (d.2) a security that, under subsection 2.4 (1), 2.5 (1) or 2.6 (1) or (2) of Ontario Securities Commission Rule 45-501 *Ontario Prospectus and Registration Exemptions*, is exempt from registration,
- (d.3) a security that is exempt from registration by virtue of section 8.3 of Ontario Securities Commission Rule 45-501 *Ontario Prospectus and Registration Exemptions*, or

(2) Clause (d.2) of the definition of “COATS security” in section 152 of the Regulation, as made by subsection (1), is amended by adding “or” at the end.

(3) Clause (d.3) of the definition of “COATS security” in section 152 of the Regulation, as made by subsection (1), is revoked.

9. Clause 154 (1) (c) of the Regulation is revoked and the following substituted:

- (c) a trade made in reliance on an exemption set out in section 2.3, 2.7, 2.8, 2.10 or 2.15 of National Instrument 45-106 *Prospectus and Registration Exemptions*.

10. Clause (i) of the definition of “designated institution” in subsection 204 (1) of the Regulation is revoked and the following substituted:

- (i) a company or person, other than an individual, that is an accredited investor as defined in section 1.1 of National Instrument 45-106 *Prospectus and Registration Exemptions*,

11. Section 206 of the Regulation is revoked.

12. Subsection 230 (1) of the Regulation is revoked and the following substituted:

- (1) This Part does not apply to any trading, purchasing of or advising with respect to securities referred to,
 - (a) in subsection 2.4 (1), 2.5 (1) or 2.6 (1) or (2) of Ontario Securities Commission Rule 45-501 *Ontario Prospectus and Registration Exemptions*; or
 - (b) in subsection 2.13 (1), 2.20 (1), 2.21 (1), 2.34 (2), 2.35 (1), 2.36 (2), 2.37 (1) or 2.38 (1) of National Instrument 45-106 *Prospectus and Registration Exemptions*.

13. Forms 24, 25 and 26 of the Regulation are revoked.

14. (1) Subject to subsection (2), this Regulation comes into force on the day that the rule made by the Ontario Securities Commission on June 14, 2005 entitled “National Instrument 45-106 *Prospectus and Registration Exemptions*” comes into force.

(2) Subsections 8 (2) and (3) come into force on the later of,

(a) December 1, 2005; or

(b) the day that subsection (1) comes into force.

Made by:

ONTARIO SECURITIES COMMISSION:

SUSAN WOLBURGH JENAH
Vice Chair

PAUL MOORE
Vice Chair

Date made: June 29, 2005.

I certify that I have approved this Regulation.

GERRY PHILLIPS
Minister of Government Services

Date approved: August 26, 2005.

Note: The rule made by the Ontario Securities Commission on June 14, 2005 entitled “National Instrument 45-106 *Prospectus and Registration Exemptions*” comes into force on September 14, 2005.

39/05

NOTE: The Table of Regulations – Legislative History Overview and other tables related to regulations can be found at the e-Laws website (www.e-Laws.gov.on.ca) under Tables. Consolidated regulations may also be found at that site by clicking on Statutes and associated Regulations under Consolidated Law.

REMARQUE : On trouve le Sommaire de l'historique législatif des règlements et d'autres tables liées aux règlements sur le site Web Lois-en-ligne (www.lois-en-ligne.gouv.on.ca) en cliquant sur «Tables». On y trouve également les règlements codifiés en cliquant sur le lien Lois et règlements d'application sous la rubrique «Textes législatifs codifiés».

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Acts recently in force:

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

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La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à GazettePubsOnt@mbs.gov.on.ca

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MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

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Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at GazettePubsOnt@mbs.gov.on.ca

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The Ontario Gazette

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Le samedi 1 octobre 2005

Proclamation

(Great Seal of Ontario)

JAMES K. BARTLEMAN

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

A Proclamation be issued proroguing the First Session of the 38th Parliament of the Province of Ontario for the actual dispatch of business at 3:00 p.m. on Monday, the 19th day of September, 2005.

Qu'une proclamation soit lancée pour proroger la première session de la 38ème législature de la province de l'Ontario en vue d'expédier les affaires parlementaires, à 15 heures, le lundi 19 septembre 2005.

WITNESS:

TÉMOIN:

THE HONOURABLE
JAMES K. BARTLEMAN

L'HONORABLE
JAMES K. BARTLEMAN

LIEUTENANT GOVERNOR OF OUR
PROVINCE OF ONTARIO

LIEUTENANT-GOUVERNEUR DE NOTRE
PROVINCE DE L'ONTARIO

GIVEN at Toronto, Ontario, on September 19, 2005.

FAIT à Toronto (Ontario) le 19 septembre 2005.

BY COMMAND

PAR ORDRE

DAVID CAPLAN
for
Minister of Government Services

DAVID CAPLAN
pour
ministre des Services gouvernementaux

MICHAEL J. BRYANT
Attorney General of Ontario

(138-G938)

MICHAEL J. BRYANT
Procureur général de l'Ontario



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3005



Proclamation

(Great Seal of Ontario)

JAMES K. BARTLEMAN

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

A Proclamation be issued convening the Second Session of the 38th Parliament of the Province of Ontario for the actual dispatch of business at 4:00 p.m. on Tuesday, the 11th day of October, 2005.

Qu'une proclamation soit lancée pour convoquer la deuxième session de la 38^{ème} législature de la province de l'Ontario en vue d'expédier les affaires parlementaires, à 16 heures, le mardi 11 octobre 2005.

WITNESS:

TÉMOIN:

THE HONOURABLE
JAMES K. BARTLEMAN

L'HONORABLE
JAMES K. BARTLEMAN

LIEUTENANT GOVERNOR OF OUR
PROVINCE OF ONTARIO

LIEUTENANT-GOUVERNEUR DE NOTRE
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GIVEN at Toronto, Ontario, on September 19, 2005.

FAIT à Toronto (Ontario) le 19 septembre 2005.

BY COMMAND

PAR ORDRE

DAVID CAPLAN
for
Minister of Government Services

DAVID CAPLAN
pour
ministre des Services gouvernementaux

MICHAEL J. BRYANT
Attorney General of Ontario

(138-G939)

MICHAEL J. BRYANT
Procureur général de l'Ontario

Proclamation

(Great Seal of Ontario)

JAMES K. BARTLEMAN

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PUBLIC ACCOUNTING ACT, 2004

LOI DE 2004 SUR L'EXPERTISE COMPTABLE

We, by and with the advice of the Executive Council of Ontario, name November 1, 2005 as the day on which sections 1 to 50 of the *Public Accounting Act, 2004*, c. 8, come into force.

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} novembre 2005 comme le jour où entrent en vigueur les articles 1 à 50 de la *Loi de 2004 sur l'expertise comptable*, chap. 8.

WITNESS:

TÉMOIN:

THE HONOURABLE
JAMES K. BARTLEMAN

L'HONORABLE
JAMES K. BARTLEMAN

LIEUTENANT GOVERNOR OF OUR
PROVINCE OF ONTARIO

LIEUTENANT-GOUVERNEUR DE NOTRE
PROVINCE DE L'ONTARIO

GIVEN at Toronto, Ontario, on September 21, 2005.

FAIT à Toronto (Ontario) le 21 septembre 2005.

BY COMMAND

PAR ORDRE

GERRY PHILLIPS
Minister of Government Services

(138-G940)

GERRY PHILLIPS
ministre des Services gouvernementaux

Report on Ministerial Attendance at Oral Question Period

First Session of the 38th Parliament:
November 24, 2003 to June 13, 2005
Total Number of Oral Question Periods: 153

Minister	Number Attended	Percentage Attended
BARTOLUCCI, Rick	135	88%
BENTLEY, Chris	142	93%
BOUNTROGIANNI, Marie	137	90%
BRADLEY, Jim	136	89%
BRYANT, Michael	132	86%
CAPLAN, David	142	93%
CHAMBERS, Mary Anne	148	97%
CORDIANO, Joe	126	82%
DOMBROWSKY, Leona	143	93%
DUNCAN, Dwight	144	94%
GERRETSEN, John	136	89%
KENNEDY, Gerard	118	77%
KWINTER, Monte	135	88%
McGUINTY, Dalton	104	68%
MEILLEUR, Madeleine	140	92%
PETERS, Steve	141	92%
PHILLIPS, Gerry	149	97%
PUPATELLO, Sandra	135	88%
RAMSAY, David	129	84%
SMITHERMAN, George	131	86%
SORBARA, Greg	121	79%
TAKHAR, Harinder	144	94%
WATSON, Jim	135	88%

September 22, 2005

(138-G937)

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Edwin Sommers, o/a "Dutch Transit"
11445 Gleb Ave., Hartville, Ohio 44632, USA.

46537

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:

1. to points in Ontario; and
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

Yasin Charters & Tours Inc.
2737 Kipling Ave., # 816, Toronto, ON M9V 4C3

46535

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of York, Peel and Durham and the City of Toronto.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990, Chapter P.54.

2038787 Ontario Inc.
o/a "Prince Edward Limousine Service"
35 Bridge St., Box 20022, Picton, ON K0K 2T0

46259

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Counties of Prince Edward, Northumberland, Hastings and Frontenac and the United Counties of Lennox and Addington to the Ontario/Manitoba, Ontario/Québec and Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin;

PROVIDED FURTHER THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990, Chapter P.54.

Applies for a public vehicle operating licence as follows: **46259-A**

For the transportation of passengers on a chartered trip from points in the Counties of Prince Edward, Northumberland, Hastings and Frontenac and the United Counties of Lennox and Addington.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990, Chapter P.54.

2078047 Ontario Inc.
R. R. # 6, Smiths Falls, ON K7A 4S7

46536

Applies for the approval of the transfer of public vehicle (school bus) operating licence PVS-6679 now in the name of Ruth May Flinn, R. R. # 6, Smiths Falls, Ontario K7A 4S7.

Thelma Ardrey (o/a "Evans Tours") **46534**
2020-H Beatties Ford Rd., Charlotte, North Carolina 28216, USA.

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:

1. to points in Ontario; and
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

Savani Incorporated (o/a "Kids Limo") **46532**
1 Holmwood St., Richmond Hill, ON L4B 4K4

Applies for the approval of the transfer of public vehicle operating licence PV-4183 now in the name of 1523627 Ontario Inc., 7378 Yonge St., Unit 31B, Thornhill, ON L4J 8J1.

940472 Ontario Ltd. **46391**
(o/a "Chessington Transportation Consultants")
2560 Matheson Blvd., E., Ste. 327, Mississauga, ON L4W 4Y9

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the City of Toronto, the Regional Municipalities of Peel, Halton, York, Durham and Niagara and the County of Simcoe to the Ontario/Québec, Ontario/Manitoba and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick up or drop off of passengers except at point of origin.

PROVIDED FURTHER that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, chapter P. 54, each having a maximum seating capacity of 12 exclusive of the driver.

Applies for a public vehicle operating licence as follows: **46391-A**

For the transportation of passengers on a chartered trip from points in the City of Toronto, the Regional Municipalities of Peel, Halton, York, Durham and Niagara and the County of Simcoe.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, chapter P. 54, each having a maximum seating capacity of 12 exclusive of the driver.

FELIX D'MELLO

(138-G941)

Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la Loi sur l'imposition des corporations

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Finance, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des corporations*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des corporations* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa, Ontario L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
--	--

2005-10-01

ADMIC ENERGY CORP.	000773212
ALJES COMMUNICATIONS INC.	001261621

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
APPLE MILL DEVELOPMENTS INC.	000995462
ARMSTRONG AUTO SALES & LEASING LTD.	000960161
ATHENA INTERNATIONAL CANADA LIMITED.	000280048
AURORA'S PIZZA & SPAGHETTI HOUSE LTD.	000457325
BECKETT HOUSE PRINTING & GRAPHICS INC.	001232210
BRANISLAVA RABASOVIC INC.	001255835
BREWARDS LIMITED.	001349225
BRISTOL COMMUNICATIONS GROUP INC.	000705382
CAN-TECH FIRE PROTECTION INC.	001085616
CANPROV INDUSTRIES INC.	000654174
CAP'N TOM'S MARINA LIMITED	000275919
CHANGES HAIR COLOUR STUDIO INC.	001135001
CIPCO INVESTMENTS LIMITED	001073534
COMPLEX MANAGEMENT INC.	001307818
CROWN JEWELS INC.	001070147
DIAMOND KATANA CAFE LIMITED	001358762
DISCERNCO INC.	001103878
DOLLAR PLUS AND ACCESSORIES & IMPORT AND EXPORT OF GENERAL MERCHANDISE LIMITED	001166229
DROLET'S ARMY SURPLUS LIMITED	000964085
EARLY TREATMENT CENTRE FOR INDUSTRIAL INJURIES INC.	000712166
ERIK O. SCRIVENS & SON REAL ESTATE LTD.	000442914
FEROX DEVELOPMENTS LTD.	000625424
FILIPIUK INVESTMENT CORPORATION	001261437
FIRST STANFORD CAPITAL CORPORATION	001095021
GABI'S NEEDLEPOINT INC.	001206103
GAMBI GROUP INC.	001114537
GLOUCESTER & YONGE HOLDINGS INC.	001099681
GOLD ESTATE INTERNATIONAL INC.	001194384
GOLDEN OPTICAL LTD.	001012961
GREEN GABLES MANOR INC.	000263519

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
HARVEY WALDMAN & CO. LIMITED.....	000083601
HELEN CHEUNG RESTAURANTS INC.	000996978
HOMELIFE AMETHYST REALTY INC.	000948809
IMAGECOM SIGN PRODUCTS INC.	001282915
IMPERIAL LOCK & SAFE INC.	000824249
IMPERIO 2000 MASONRY LTD.	001219949
IPL MOTOR CAR CO. LTD.	001028196
JAAS (NORTHWOOD) INC.	000968933
JUST FRAMING LTD.	001100890
KAYAK DEVELOPMENTS LTD.	000743227
KYELCA INTERNATIONAL INCORPORATED.....	001356029
LAVERN CONSTRUCTION CO. LTD.	000286228
LAVIS TURF GROUP LIMITED.....	001480998
LEANO AUTO REPAIRS CORP.	001081942
MAFRANTH GOURMET CORPORATION.....	001337417
MAXAM HARDWARE CORPORATION	001177144
MEMORIAL MARKER SERVICE LTD.	000954554
MILA INC.	001152989
MONDO CANI INC.	001373259
MUNOT HOLDINGS LIMITED	000318878
NORTH YORK LEASING LTD.	000728093
NRS LAKESIDE REALTY INC.	001002066
NURSING AND INTEGRATED PROFESSIONAL SERVICES INC.	001018934
OASIS INTERNATIONAL CONSULTING INC.	001331150
ONE NUTRIENTS INC.	001063887
P.R. MEDIA INC.	001115410
PLAYDIUM ENTERTAINMENT CORPORATION.....	000966424
POLI-SHELTERS INC.	001013384
PRIMATEC WINDOWS & DOORS INDUSTRIES LTD.....	001224989
RAINFORST IRRIGATION (LONDON) LIMITED.....	001179283
RASMUSSEN ELECTRIC LIMITED.....	000354451
ROBMAST ENTERPRISES LIMITED.....	001086585
ROYAL BLUE LAGOON RESTAURANT & DINING LOUNGE INC.	000930533
RUSH CD.COM INC.	001414190
RUSH CDR.COM INC.	001414191
RUTH DRUBICK ENTERPRISES INC.	001078889
SAVE-TAX CONSULTANTS INC.	001366980
SERVWELL APPLIANCE LTD.	001156398
SHASPER AUTO CENTRE LTD.	001195962
SHOWCASE JOE INC.	001352173
SLATTERY'S LANDSCAPE DESIGN LTD.....	000718696
SPECTRUM PAINTING CO. LIMITED.....	001206405
STELLA'S T-SHIRT SHOP LTD.	000823988
STEVENS INVESTMENTS CORP. INC.	000580495
SUPERIOR MACHINE AND TOOL (CHATHAM) LIMITED.....	001174591
THE CRAFTER'S MARKETPLACE (#7) LTD.	001347622
THE HUNTSVILLE HERALD LIMITED.....	000569803
THE PURPLE COWBOY CLOTHING CO. INC.	001026506
THE RUBBERY INC.	001136985
THE SHOPPING CART REFURBISHING COMPANY INC.	001361744
TIMBERWOLF CONSTRUCTION LIMITED.....	000796534
TRI-MAT FOUNDATIONS LTD.	001061546
VICTORIA-BRANT LIMITED.....	000467031
ZOGGEN CORP.	001424588
1028924 ONTARIO LIMITED.....	001028924
1031033 ONTARIO LTD.	001031033
1058269 ONTARIO LIMITED.....	001058269
1059266 ONTARIO INC.	001059266
1065558 ONTARIO LTD.	001065558
1128946 ONTARIO INC.	001128946
1157085 ONTARIO LIMITED.....	001157085
1161356 ONTARIO INC.	001161356
1178776 ONTARIO INC.	001178776
1184365 ONTARIO LIMITED.....	001184365
1194225 ONTARIO LIMITED.....	001194225
1210183 ONTARIO LTD.	001210183
1210193 ONTARIO INC.	001210193

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1243846 ONTARIO LIMITED.....	001243846
1244195 ONTARIO INC.	001244195
1326755 ONTARIO LTD.	001326755
1343165 ONTARIO INC.	001343165
1345009 ONTARIO LIMITED.....	001345009
1427313 ONTARIO INC.	001427313
1451937 ONTARIO INC.	001451937
299380 ONTARIO LIMITED.....	000299380
465006 ONTARIO LIMITED.....	000465006
492219 ONTARIO LIMITED.....	000492219
808592 ONTARIO LIMITED.....	000808592
841706 ONTARIO LIMITED.....	000841706
873283 ONTARIO LIMITED.....	000873283
873678 ONTARIO LIMITED.....	000873678
921757 ONTARIO INC.	000921757
961038 ONTARIO INC.	000961038
968554 ONTARIO INC.	000968554
973825 ONTARIO LIMITED.....	000973825

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G942)

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution (Non-respect de la Loi sur l'imposition des corporations)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 5 September, 2005 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats de constitution dont les 5 septembre 2005 pour non-respect des dispositions de la *Loi sur l'imposition des corporations* et que la dissolution des sociétés concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2005-09-05	
ACTION MUSHROOM FARMS INC.....	001211476
AMH HOLDINGS INC.	001159719
ANNELI'S PLACE INC.	001453101
ARCTIC DOOR & WINDOW INC.	001090765
ARTCO SALES LTD.	000753698
ASIATEX CORPORATION.....	001332136
B&S CUSTOM COACH INC.	001161076
BACI RESTAURANT COMPANY LTD.	001357267
BLUESTONE TRADE PRINTING CORPORATION.....	001439593
BROCK PORT CONSTRUCTION & DEMOLITION CORP.	001460292
BURIN & POLES CARPENTRY LTD.	000305599
CHEERS FISH & CHIPS LTD.	001275961
CRESCENDO MULTIMEDIA, INC.	001269414
D & G JOHNSTON ENTERPRISES LTD.	000453553
D.E. WILSON BUILDING & GENERAL CONTRACTING LTD.	000737124
DRIVE TRANSPORTATION SERVICES LTD.	001181208

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
DXI PRODUCTION INC.	001057926
ECLIPSE RETAIL ENTERTAINMENT DEVELOPMENT INC.	001204310
ELLWOOD EPPS (ORILLIA) LIMITED	000121761
EMPRESS HOLIDAY INC.	001167235
FOXBOROUGH HOMES LTD.	001315103
GEMINITE DESIGN INC.	001328793
GEOARCTIC CONSULTING LTD.	001202826
HARRISON TAYLOR ASSOCIATES INC.	000757070
HERITAGE EGYPTIAN ARABIAN BLOODSTOCK INVESTMENTS X INC.	001173562
INTERNATIONAL MINING TECHNOLOGY INC.	000836166
IRCA TRADE INC.	001367614
IRVING ENGINEERING MANAGEMENT CORPORATION	000453279
J. LANCE RUMBLE & ASSOCIATES INC.	001126217
J. O. DOUGALL, LIMITED	000031137
JANINA'S RESTAURANT LTD.	001299113
JUDRA ELECTRIC LTD.	000932358
KEHOE BUILDING CONSTRUCTION INC.	001093810
KEY SOURCE INSURANCE LTD.	000569878
KOWALCHUK REAL ESTATE SERVICES INC.	000722899
KRAFT MOVERS LIMITED.	000112338
LANDAWN SHOPPING CENTRES (1987) LIMITED	000711217
LAWN AID INC.	001335309
LELAND CONSTRUCTION 1998 LTD.	001319517
MAHER LITHOGRAPHY LIMITED	000462632
MICHAEL K. SHIPMAN ENTERPRISES LTD.	000265145
MYERS INTERNATIONAL COURIER & DISTRIBUTION INC.	001242783
NEWALLYN FARMS INC.	000702847
NEXSTREAM INC.	001438701
OCCO DEVELOPMENTS LTD.	000778486
PEARSON FARM & TURF EQUIPMENT EXPORT INC.	001319439
PEBBLES TRADING CO. LTD.	001024968
PEEK IMAGING SYSTEMS INC.	001190201
PROBE MANAGEMENT CONSULTANTS LTD.	000608438
PROTECH AIR SYSTEMS LTD.	000837337
R. D. SAUNDERS & ASSOC. LTD.	001125864
RIVERSIDE TECHNICAL SERVICES INC.	001318858
SAINT HO PAO CORP.	001195101
SAMUEL ELECTRIC LTD.	000945876
SASADA PLASTICS INC.	001274599
SOOTER'S TRADING CORPORATION	001036926
STRASLER HOLDINGS INC.	000783531
T.A.F. MAINTENANCE AND DISTRIBUTION INC.	001432392
TRADEWIND INVESTMENTS CORP.	001354543
UTILITY TRAINING AND DEVELOPMENT SERVICES INC.	001192335
VANCO TOOL AND MOLD INC.	000261907
VARI-BEST MEATS (BELLEVILLE) LIMITED	000703958
VERMEIL MINING INCORPORATED	001392230
VIALINCE EXPRESS INC.	001098430
WILD WIND BAR & GRILL INC.	001076303
WLZ PROPERTIES LTD.	000394876
XORGON INDUSTRIES LTD.	000702606
1001780 ONTARIO LTD.	001001780
1009529 ONTARIO LTD.	001009529
1044801 ONTARIO LTD.	001044801
1061565 ONTARIO LTD.	001061565
1085870 ONTARIO INC.	001085870
1096041 ONTARIO LIMITED	001096041
1098586 ONTARIO INC.	001098586
1101982 ONTARIO LIMITED	001101982
1138330 ONTARIO INC.	001138330
1144802 ONTARIO INC.	001144802
1167499 ONTARIO LIMITED	001167499
1181752 ONTARIO LIMITED	001181752
1201569 ONTARIO INC.	001201569
1219168 ONTARIO LIMITED	001219168
1249785 ONTARIO LIMITED	001249785

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1272116 ONTARIO LTD.	001272116
1303938 ONTARIO LIMITED	001303938
1310942 ONTARIO INC.	001310942
1313503 ONTARIO LIMITED	001313503
1324153 ONTARIO INC.	001324153
1338812 ONTARIO LIMITED	001338812
1342907 ONTARIO INC.	001342907
1345047 ONTARIO INC.	001345047
1374787 ONTARIO LTD.	001374787
1388274 ONTARIO INC.	001388274
1432165 ONTARIO LIMITED	001432165
1441207 ONTARIO LTD.	001441207
307623 ONTARIO LIMITED	000307623
612278 ONTARIO LIMITED	000612278
650068 ONTARIO INC.	000650068
683864 ONTARIO LIMITED	000683864
719103 ONTARIO LIMITED	000719103
732254 ONTARIO INC.	000732254
733726 ONTARIO LIMITED	000733726
734281 ONTARIO LIMITED	000734281
754266 ONTARIO LIMITED	000754266
835466 ONTARIO LIMITED	000835466
850834 ONTARIO LIMITED	000850834
890074 ONTARIO INC.	000890074
956415 ONTARIO INC.	000956415
972477 ONTARIO INC.	000972477
976512 ONTARIO LIMITED	000976512

(138-G943)

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-04-01	
399830 ONTARIO LIMITED	000399830
2005-07-04	
ELETRUW REALTY LIMITED	000116952
2005-07-13	
FOUR SEASONS HOSPITALITY INC.	001441844
2005-08-05	
1315531 ONTARIO LIMITED	001315531
2005-08-10	
CAGL GLOBAL DEVELOPMENT INC.	001576962
GOODWAY DEVELOPMENT (CANADA) LTD.	001307848
NU-GELD FARMS INC.	000548006
OAKVILLE CONSULTING SERVICES LTD.	000585738
ONTARIO ELECTRICITY PENSION SERVICES CORPORATION	001346952
PARS GROUP LTD.	001497642
SANBAY ENTERPRISES LTD.	000951231
1100228 ONTARIO INC.	001100228

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
1252782 ONTARIO LIMITED	001252782
1291683 ONTARIO INC.	001291683
1567818 ONTARIO LIMITED	001567818
2029654 ONTARIO INC.	002029654
637931 ONTARIO LIMITED	000637931
2005-08-11	
ADEX PRODUCTS INC.	001608396
ARCHIMEDE HEALTH DATA SYSTEMS INC.	000955786
BRUCE PENINSULA OUTIFTERS LTD.	001385195
EXCEL-APA CONSTRUCTION INC.	001229305
G C AUTO WRECKER LTD.	000461221
GAMBIT ACCESS INCOME NETWORK INCORPORATED	001202647
HARMON PET FOOD INC.	000755159
MONLEA DEVELOPMENTS INC.	000999247
MONTE BIANCO HOME CORP.	001223140
TRAVELWAY INN (BARRIE) INC.	000783350
WCC MANAGEMENT LTD.	000600513
1359433 ONTARIO LIMITED	001359433
1373738 ONTARIO LTD.	001373738
920713 ONTARIO INC.	000920713
2005-08-12	
CHAMPION TAX & BUSINESS SOLUTIONS INC.	001478564
CYBER MEDIA INTERACTIVE DESIGN LIMITED.	001355425
DELTA CARPENTRY INC.	001232438
HAYWOOD MANAGEMENT SERVICES INC.	000308915
HUNGARIAN CANADIAN GOLDEN PAGES DIRECTORY INC.	001484921
STEPRO SALES & SERVICES, INC.	000393855
THE BEAUTICIAN'S SKIN CLINIC INC.	001237117
THUNDER BAY LUMBER AND CONSTRUCTION LIMITED	000897556
YOMA COMPUTING INC.	002008415
1067423 ONTARIO LTD.	001067423
1121758 ONTARIO INC.	001121758
1198617 ONTARIO LTD.	001198617
1248483 ONTARIO INC.	001248483
1370353 ONTARIO LTD.	001370353
1405441 ONTARIO LIMITED	001405441
1497361 ONTARIO INC.	001497361
1497362 ONTARIO INC.	001497362
1497364 ONTARIO INC.	001497364
1555195 ONTARIO INC.	001555195
1608452 ONTARIO INC.	001608452
1613831 ONTARIO INC.	001613831
316470 ONTARIO LIMITED	000316470
578457 ONTARIO LTD.	000578457
614766 ONTARIO INC.	000614766
2005-08-13	
AVCON ASSOCIATES INC.	001084105
OTTO MACHINERY INC.	001061428
1086785 ONTARIO LIMITED	001086785
2005-08-15	
A 4 AUTOS INC.	002008887
BSM IMMIGRATION SERVICES CORP.	001216189
CARL-RON ENTERPRISES LTD.	000614744
CENTRAL RADIO & VACUUM CLEANER CO. LTD.	000311862
COMBINED HEAT & POWER SOLUTIONS INC.	001567505
DICKSON TECHNOLOGIES INC.	001404165
DIVERSIFIED INTERIORS INC.	001463267
DUNDAS RENT A CAR LTD.	001431198
GILDA GIFT AND VARIETY LIMITED.	000901392
HALLAND-HENNING CORP.	002037715
HOJUN PALACE RESTAURANT INC.	001019143
IMAGIT VISUAL SERVICES INC.	000705294
INVEST HOME BUILDERS INC.	000826662
LIRI STONE GROUP CORP.	001263410
LUTRA DEVELOPMENTS LIMITED	000336017
MCWHA SERVICES INC.	001049482
MILLS.COTT HOLDINGS LTD.	000383746
MODU-WORLD INC.	000825884

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
MONTEREY INTERNATIONAL TRADE INC.	001043533
MURCHIE CONSULTING INC.	001279914
OLIVEWOOD ESTATES INC.	000919953
PICARESQUE SYSTEMS CONSULTING INC.	001206069
RACKO REALTY CORPORATION	000899145
THE WAYS AND MEANS COMMITTEE INC.	000918430
1015047 ONTARIO INC.	001015047
1036840 ONTARIO LTD.	001036840
1056942 ONTARIO LIMITED	001056942
1248561 ONTARIO INC.	001248561
1255116 ONTARIO LTD.	001255116
1436397 ONTARIO LIMITED	001436397
2039726 ONTARIO INC.	002039726
638340 ONTARIO INC.	000638340
818272 ONTARIO LIMITED	000818272
917327 ONTARIO LIMITED	000917327
2005-08-16	
ALF CATENARO CARPENTER CONTRACTOR LTD.	000314058
BELL KANTELBERG INTERIOR DESIGN INC.	001329042
BENOB HOLDINGS LTD.	000640758
CALLAGHAN PHARMACY INC.	001182127
CANADIAN SAMWILL CO. LIMITED	000990274
DANIEL V. STUDIO INC.	001014566
E-LEDGER INC.	001420026
HERCULES MAINTENANCE COMPANY LIMITED.	000221429
HIGH FREQUENCY SYSTEMS LIMITED	000615239
JANSTEP MANAGEMENT LIMITED	000967716
KASHA HOLDINGS INC.	000857618
KNOMEX EXPLORATIONS INC.	001167939
LEIFDX CONCEPTS INC.	000544910
M. F. COOLING & HEATING SYSTEMS INC.	002042361
MARIE AIKEN TOWER STUDIOS LIMITED	000275385
NIAGARA MEDICAL DENTAL OFFICE SERVICES LIMITED	000097388
PC ACADEMY INC.	001026499
PREDATOR ENTERTAINMENT INC.	001405751
R.T.A.D. SALES INC.	000933011
RESEARCH OVERLOAD LTD.	000948120
SILVER BELLS PEBBLEHUT INC.	002067867
ULTRAMED INTERNATIONAL INC.	001080733
1188254 ONTARIO LIMITED	001188254
1197323 ONTARIO LTD.	001197323
1210278 ONTARIO INC.	001210278
1500186 ONTARIO LIMITED	001500186
897445 ONTARIO INC.	000897445
2005-08-17	
AHAMED INTERNATIONAL INC.	001175714
BALLANTYNE TECHNOLOGIES INC.	000762140
BRIAR ENTERPRISES LIMITED	000394634
C LAMOUREUX CONSTRUCTION LTD.	000614781
CQUEST ENTERPRISES INC.	001464103
D.R. PYKE & ASSOCIATES INC.	000437019
DOMINION STEEL BUILDING TECHNOLOGY & DEVELOPMENT ENTERPRISES INC.	001485216
DON VALLEY TOWERS (71) HOLDINGS INC.	001140972
GREAT LAKES ENERGY MANAGEMENT INC.	001383211
HEIDEL ELECTRIC LTD.	001333388
KAASKOP CONSULTING LIMITED	002027240
M.S. CAPLICE TECHNICAL LTD.	001000038
MARCEL CHENIER & SONS CONTRACTING INC.	001330187
MARLEN FOODS LTD.	001473270
MURRICK LIMITED	000805137
POSH PRACTICALS INC.	001070522
SUNSHINE FLOORING INC.	001342338
THE GOTKIN GROUP INC.	000439342
THE NEILSON DEVELOPMENT CORPORATION	001127183
1037578 ONTARIO INC.	001037578
1053088 ONTARIO INC.	001053088
1251927 ONTARIO LIMITED	001251927
1389538 ONTARIO LIMITED	001389538
1488519 ONTARIO LTD.	001488519

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
239713 ONTARIO LTD.	000239713
711927 ONTARIO INC.	000711927
957256 ONTARIO LIMITED	000957256
2005-08-18	
ASHDALE GREEN DEVELOPMENT CORP.	000989741
AVERA RIDGE HOME CORP.	001100399
VERY POINTE ESTATES INC.	001253965
BAILEY'S FARM PRODUCE LTD.	000752761
BALIORTI HOLDINGS INC.	001263411
BARBARA AXELRAD & ASSOCIATES FINANCING INC.	000863435
BUNKN'S INCORPORATED	001088032
CAN-MEX MEDICAL SUPPLIES COMPANY INC.	001061478
CANADIAN INTERNATIONAL SOCCER LEAGUE INC.	001127507
CASTLE LAKE ESTATES INC.	001259412
COLTFIELD ESTATES INC.	001040564
COMRIE DESIGN/BUILD LTD.	000802042
DAVY REAL ESTATE LIMITED	000134339
DON HAMPTON AND ASSOCIATES LTD.	001301951
DRACHMA DENARIUS INC.	002028411
EDGEVILLE CONSULTANTS LIMITED	000924519
ESSIAMBRE PHILLIPS DESJARDINS ASSOCIATES LTD.	000888315
EVERGREEN COUNTRY OUTFITTERS LIMITED	000377968
FELIM DEVELOPMENTS INC.	001348443
G&F INNOVATIVE SIGNS AND VEHICLE GRAPHICS LTD.	001475345
HAYHURST VILLAGE II INVESTMENTS INC.	000750873
KINHOKHAN INC.	001358109
KWIK-KRIB PRODUCTS INC.	000966693
LEEBROOK MANAGEMENT LTD.	000460957
LEX REPORTING SERVICES INC.	000919525
LIU YIXIAN TRADING LTD.	001117184
MEL MCDOWELL ENTERPRISES LIMITED	001053793
OKMIT HOLDINGS INC.	000607633
RAVENCLIFF ESTATES INC.	000919936
RAVENNA GARDENS HOME CORP.	001100602
REEMA TRADING INC.	001019017
RICK RICHARDSON CONSTRUCTION LTD.	000668594
SCISSOR'S TOUCH HAIR STUDIO CORP.	001274289
SERVICEPLUS HOME IMPROVEMENTS INC.	001310392
T. KHUU LIMITED	001262024
TANNER ELECTRIC LTD.	000926906
TCI CABLING INC.	000978200
TRADE WINDS PUBLICATIONS INC.	001061918
W & Y INVESTMENTS LTD.	000745316
W. GEDDIS & SONS LTD.	000380450
Y & H ELECTRIC LTD.	001021011
1239004 ONTARIO INC.	001239004
1292149 ONTARIO INC.	001292149
1390020 ONTARIO LIMITED	001390020
1430843 ONTARIO LTD.	001430843
1446818 ONTARIO INC.	001446818
1561141 ONTARIO INC.	001561141
1567287 ONTARIO LTD.	001567287
1630108 ONTARIO INC.	001630108
271991 ONTARIO LIMITED	000271991
678768 ONTARIO LTD.	000678768
714362 ONTARIO LIMITED	000714362
856102 ONTARIO INC.	000856102
938092 ONTARIO INC.	000938092
2005-08-19	
ALFA STATIONERY LTD.	000444917
BOSTON CONSTRUCTION INC.	000505573
CARTER-LUFF CANADA INC.	000583037
CRANES UNLIMITED (1992) LIMITED	000982198
DANA HOLDINGS CANADA LTD.	001133270
EMINENCE ESTATES INC.	001168814
FELDMAN'S MEN'S & BOY'S WEAR LIMITED	000107971
HARRISON-FAWCETT SERVICES LTD.	000402329

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
KADMIL MANAGEMENT LIMITED	000380909
PETER BOYCHUK ENTERPRISES LIMITED	000805775
PML MEADOWOOD PROPERTY MANAGEMENT LTD.	000657130
Q SQUARED (CANADA) INC.	001128347
SHOOT THE TUBE PRODUCTIONS INC.	001493344
SOUTHERN INDEPENDENT GOLD CORP.	001125787
T & T STRATFORD LIMITED	000307234
TARH-O-TOSEI CO. LTD.	001392805
WIRE DEPOT LTD.	001372298
1089807 ONTARIO INC.	001089807
1093646 ONTARIO INC.	001093646
1433937 ONTARIO INC.	001433937
1489874 ONTARIO INC.	001489874
370886 ONTARIO LIMITED	000370886
672193 ONTARIO LIMITED	000672193
741963 ONTARIO LIMITED	000741963
912542 ONTARIO LIMITED	000912542
2005-08-22	
AGURA LTD.	002028335
APPARELIMAGE SERVICES OF OTTAWA LIMITED	000336249
CAMPBELLVILLE COUNTRY MEADOWS INC.	000631203
CONLYN INC.	001478432
CREATIONS BY JOEIST INC.	000609874
DECTREM ENGINEERING INC.	000812984
ETTRICK MANAGEMENT LIMITED	000356279
HENRY GARDNER & SON LTD.	000315727
HERITAGE ORTHOPAEDIC INC.	001435536
HOLBORN HARDWARE LTD.	000462483
HYBRISSENS LTD.	000689563
JUST RITE TRAINING & DEVELOPMENT INC.	000993490
MATHESON RETIREMENT PLANNING INC.	001310166
MID-WEST AUTOMOTIVE CO. LTD.	001181813
MISEVAN ENTERPRISES INC.	000818193
MYSTIMA PICTURES INC.	001591623
NATIONAL LOCAL DIRECTORIES, INC.	001251145
NICK RUBINO INVESTMENTS LIMITED	000415996
OUTDOOR ADVENTURES SHOW INC.	001191395
OUTHOUSE PRODUCTIONS INC.	001356196
R.A. MACDONALD MANAGEMENT CONSULTANTS INC.	000593534
S.A. AND T. HAIR SYSTEMS LTD.	000509167
SATISFIED BELLY INC.	001570736
STRATEGIC GLOBAL INVESTMENTS INC.	001279892
THE DIRECTOR'S CHAIR INC.	001100124
WAYDAR INDUSTRIAL SERVICES LTD.	001279132
WAYNE SQUIRE ELECTRIC INC.	000449610
WYSE FABRICS INC.	001140527
1156773 ONTARIO INC.	001156773
1236631 ONTARIO LIMITED	001236631
1258669 ONTARIO INC.	001258669
1282868 ONTARIO LTD.	001282868
1294495 ONTARIO INC.	001294495
1553206 ONTARIO INC.	001553206
2005-08-23	
ABUWARDA INC.	001456241
AUTOMATED TRACKING & MANAGEMENT SYSTEMS INC.	002003019
B & W CREATIVE PLACE II INC.	002009686
FIRWOOD SERVICES INC.	001219849
G. TWO CONSULTING GROUP INC.	001361107
LAKESHORE BUSINESS CENTRE INC.	001018324
NAYLORCO LTD.	001387680
PORCUPINE INVESTMENTS LIMITED	000266638
SHERIDAN REVINGTON LIMITED	000115721
STRUCTURES OF CANADA LTD.	001157050
SUMMIT SAFETY SOLUTIONS CORP.	001549084
THE FRINZOR GROUP INC.	000873282
TLC THE LASER CENTER PATENTS INC.	001301342
1043394 ONTARIO LTD.	001043394
1221548 ONTARIO INC.	001221548

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
1257667 ONTARIO LIMITED	001257667
1461316 ONTARIO LIMITED	001461316
1551835 ONTARIO INC.	001551835
851233 ONTARIO LIMITED	000851233
2005-08-24	
ACTIVE DIMENSION INC.	001468363
ADVANCED OUTLOOK CORPORATION	001473211
ARDEN RUSH TRUCKING INC.	001096319
BAKER'S EQUIPMENT PLUS INC.	001315654
BATHURST-ELLERSLIE CAR WASH LTD.	000397904
BRIGHT IDEAS GROUP CONSULTING COMPANY LTD.	001396924
COMMUNITY CHILD CARE CONSULTANTS INC.	000500581
DON'S COLLISION CENTRE LIMITED	000259136
E. B. HANSEN HOLDINGS INC.	001017327
E-ADCAST.COM INC.	001373105
FRANK CARDARELLI CONTRACTORS LTD.	000119055
IMAGE MAKERS UNLIMITED INC.	000599806
JERRY KING ENTERPRISES LIMITED	000216123
MARLOU HOLDINGS INC.	000339583
NEL ENTERPRISES LTD.	001221113
R&W JENSEN TRANSPORTATION INC.	001304769
1017467 ONTARIO LTD.	001017467
1026050 ONTARIO INC.	001026050
1146025 ONTARIO INC.	001146025
1178315 ONTARIO INC.	001178315
1240167 ONTARIO LIMITED	001240167
1251367 ONTARIO LTD.	001251367
2044040 ONTARIO INC.	002044040
420392 ONTARIO LIMITED	000420392
473798 ONTARIO LIMITED	000473798
785288 ONTARIO LIMITED	000785288
963386 ONTARIO LIMITED	000963386
2005-08-25	
ARTIOS INC.	000515591
DAMAT ENTERPRISES INC.	000917771
GLEN BRADLEY PROPERTIES INC.	000933131
M & L CONSTRUCTION (HARROW) LIMITED	000304377
NEMESIS INC.	001018962
PETE HITCHEN STABLES INC.	001204857
REIDCORP CONSULTANTS LTD.	001208869
UNION CENTRE CONSULTANTS (INTERNATIONAL) CORPORATION	001093038
WRAY'S SAND AND GRAVEL LIMITED	000360148
X.T.O. TRADING CO. LTD.	001474342
1379514 ONTARIO INC.	001379514
389009 ONTARIO LTD.	000389009
971638 ONTARIO INC.	000971638
2005-08-26	
ALGOM PAVING LIMITED	000977634
ANTHONY'S SEAFOOD BISTRO INCORPORATED	000799210
AOM MANUFACTURING LIMITED	000963641
CORIANDER DEVELOPMENTS CORP.	000909560
CORIANDER DEVELOPMENTS INC.	000905852
CRYSTAL PHARMACY INC.	000972706
DIXIE LLOYD LTD.	001040025
JASSI TRUCKLINES INC.	002035512
LESLIE AGENCIES INC.	000604710
LOG 10 SYSTEMS INC.	001221306
MEDLEASE INC.	000747996
MID-CANADA SANDBLASTING AND PAINTING LTD.	000625986
RICH MAN'S HILL INC.	001273006
TMK LIMITED	001409506
VIRTUAL CONCEPTS INC.	000944647
1086727 ONTARIO LTD.	001086727
1495181 ONTARIO INC.	001495181
564921 ONTARIO LTD.	000564921
728743 ONTARIO LIMITED	000728743
2005-08-29	
BALLYDUFF FARMS INC.	001123405

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
C.D.F. PETROLEUM CORPORATION	001221053
LEARNSMART INC.	001316393
PRONET CANADA LIMITED	001304345
WOOLLOMOOLOO INC.	000276159
1187595 ONTARIO INC.	001187595
1187920 ONTARIO LIMITED	001187920
1557368 ONTARIO LTD.	001557368
2005-08-30	
ABBA FRIES INC.	001537040
OFFICEPRO INC.	002069131
1331346 ONTARIO INCORPORATED	001331346
2005-08-31	
COMPULSIONS JEWELLERY LTD.	000969319
JIM BICKELL DISTRIBUTOR INC.	001425614
NEW CENTURY DANCE CORPORATION	001407721
SHINE PEACOCK INC.	001072468
UNICORN VALLEY INTERNATIONAL INC.	001351560
1498406 ONTARIO INC.	001498406
1544019 ONTARIO INC.	001544019
1584413 ONTARIO INC.	001584413
2005-09-01	
ART PRINTING & GRAPHICS INC.	001474084
D & M MOBILE CLEANERS INC.	001178238
K W COVERING INC.	001494919
SASSOON JEWELLERY LIMITED	000372679
TONY EASTWOOD TALENT AGENCY INC.	000739603
1086886 ONTARIO LIMITED	001086886
1444259 ONTARIO INC.	001444259
1535207 ONTARIO INC.	001535207
2003400 ONTARIO INC.	002003400
2005-09-02	
CAMBRIC CONSTRUCTION GROUP LTD.	000977283
DATA-LEARN EDUCATIONAL GROUP INC.	000886638
KYBUL MAINTENANCE LIMITED	000445820
MURRAY GALIN SALES LTD.	000420921
PRO-CADD CONSULTING & TRANSLATING INC.	001025939
THE NATIONAL MARKETING GROUP INC.	000874518
1199888 ONTARIO LTD.	001199888
1287613 ONTARIO INC.	001287613
1475959 ONTARIO LTD.	001475959
2005-09-03	
BASSANO PLASTERING & STUCCO LTD.	001386463
CARON HOLDING LIMITED	000438034
COTTINGHAM SECURITIES LIMITED	001420360
MARINDAH ENTERPRISES INC.	001350832
OAKVILLE HOUSE INC.	000586945
STAR HAVEN HOMES INC.	001285100
UNIFORM SYSTEMS INC.	001519782
1320899 ONTARIO LIMITED	001320899
904430 ONTARIO LTD.	000904430
2005-09-05	
BENCO GALLEY INC.	000888327
2005-09-06	
BLAHEY'S (ELLIOT LAKE) LIMITED	000090884
CHUNER TRADING CO. LTD.	001221326
HR BUILDERS RENOVATION CORP.	001396081
STERLING INSURANCE AGENCY LTD.	000782650
THE GREATEST SALE ON EARTH SHOW INC.	000953699
THE WHITBY CORPORATE CENTRE INC.	000761153
VISIONTECH INC.	000943242
WELD-PROCESS INTERNATIONAL LIMITED	000214786
205756 ONTARIO INC.	000205756
579953 ONTARIO LTD.	000579953
694638 ONTARIO LTD.	000694638
2005-09-07	
ACTION ABRASIVES (CANADA) LTD.	000957826
ALTIMUM CONSULTING INC.	001323806
CONSILIATRIX INC.	000953634
J&L HAYDEN ENTERPRISES LTD.	000470919
JODABRASH CORPORATION	000493262
NSA PROPERTIES LIMITED	001440812

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
PUSHSTICK DESIGN INC.....	001525501
1077842 ONTARIO LIMITED	001077842
853844 ONTARIO LIMITED	000853844
2005-09-08	
BARTOR DEVELOPMENTS INC.....	000995943
BRISSTAR HOMES INC.....	001196522
J & T LECKIE ENTERPRISES (1986) LTD.....	000679606
NEWCO INVESTMENTS LIMITED.....	001429185
PROCREST MANAGEMENT SERVICES INC.....	001541287
ROYAL HEARING AID SERVICES LTD.....	001052542
1479322 ONTARIO INC.....	001479322
710878 ONTARIO INC.....	000710878
935090 ONTARIO LIMITED	000935090
2005-09-09	
ARKANSAS DESIGNS INC.....	001416154
BAUERHIN TECHNOLOGIES INC.....	000592018
CAN-SINO SOLUTIONS INC.....	001616214
DEWICK HAULAGE LTD.....	000998344
DUMPAR HAULAGE & EXCAVATING LTD.....	001036832
GAMY COMPANY INC.....	001598387
INDIAN TANDOORI HOUSE INC.....	001266474
IVI INC.....	001192325
KMG INTERNATIONAL INC.....	000596405
LA BUENA VIDA INVESTMENTS INC.....	000988316
MARTURN MANAGEMENT LTD.....	000387524
NW GENPAR INC.....	001511535
PRESS & JONAH LTD.....	001279117
PROBIT LABORATORIES INC.....	000666387
SAFARI SOFTWARE GROUP INC.....	000998706
SHOE DECK INC.....	001475428
ST. CLAIR INTERNET CAFE INC.....	001524608
T 'N' J TRANSPORT LTD.....	001223270
TWO AMIGOS INTERNATIONAL LTD.....	001186657
VANDESANDE HOLDINGS INC.....	000617580
WESTEND CONTRACTING INC.....	001289690
WOLFHOLLOW PROPERTIES INC.....	001407598
YAO CHENG ENTERPRISES CANADA INC.....	000769226
1037687 ONTARIO LTD.....	001037687
1050923 ONTARIO LIMITED	001050923
1059940 ONTARIO LIMITED	001059940
1078004 ONTARIO LTD.....	001078004
1232287 ONTARIO LIMITED	001232287
1259013 ONTARIO INC.....	001259013
1483308 ONTARIO INC.....	001483308
1483663 ONTARIO LIMITED	001483663
2059040 ONTARIO LTD.....	002059040
526230 ONTARIO LIMITED	000526230
558779 ONTARIO LIMITED	000558779
563305 ONTARIO LIMITED	000563305
841975 ONTARIO LTD.....	000841975
2005-09-11	
JEAN R. ROY INC.....	000437893
NORMAN C BERGERON ENTERPRISES INC.....	001370651
SPYSWAPPER LTD.....	000720449
1083394 ONTARIO INC.....	001083394
2005-09-12	
ARMCORP 4-7 LTD.....	000606643
BOLTON MILLWORK LIMITED	000235242
BREAKING GROUND DEVELOPMENTS INC.....	000832509
BROUWER KING ADJUSTERS (ONT.) LTD.....	001307197
COOK'S PHARMACY LIMITED.....	000142985
DNA DRY-SAFE INCORPORATED.....	001222805
KEN KOP HOLDINGS LTD.....	001328459
MIND STAR TOYS INCORPORATED	000814320
PRO DONUTS CORPORATION.....	000940801
ROBERT SHEPPARD CONSTRUCTION LTD.....	001145204
SIZZLE PRODUCTIONS (2002) INC.....	001525856
TOM FITZPATRICK'S SPORTS INC.....	000751866
1007892 ONTARIO LTD.....	001007892
1088001 ONTARIO INC.....	001088001
1290346 ONTARIO INC.....	001290346

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
1587810 ONTARIO INC.....	001587810
2046277 ONTARIO INC.....	002046277
664419 ONTARIO LIMITED	000664419
752884 ONTARIO INC.....	000752884
752893 ONTARIO INC.....	000752893
903916 ONTARIO INC.....	000903916
2005-09-13	
ACG 10 INC.....	001390126
AL-FRED CONSTRUCTION COMPANY LIMITED.....	000751632
CANDY INVESTMENTS LIMITED.....	000211717
COLEMAN CONTRACTING INC.....	000775645
CORPORATE COLOUR CORRECTION INC.....	000774767
F.V.W. INVESTMENTS LIMITED	000370848
G. O. FARMS LIMITED.....	000232570
GREBL INC.....	001079491
IRISED MARKETING INC.....	002036922
ITALIAN CANADIAN PROMOTIONS INC.....	000980831
LAUREL CONSULTING PARTNERS INC.....	001353871
LIGANBET MANAGEMENT SERVICES LTD.....	000302611
MIKALAN CONSTRUCTION LIMITED	000751631
NCE FLOW-THROUGH MANAGEMENT (2003-2) CORP.....	001584774
PAPA BEAR'S REPAIR LTD.....	000990586
PO WAH COMPANY LTD.....	000837681
PROMED MARKETING & COMMUNICATIONS INC.....	001311718
SANGAM INVESTMENTS INC.....	000868052
SCISPRESS MILLWORK LTD.....	001181446
SHAMBALA HEALING CENTRE INC.....	001258983
TOWNSEND TRADE STRATEGIES INC.....	001010386
UPPER VALLEY TRANSIT INC.....	001278752
VICTORY LANE RACING APPAREL INC.....	001263316
WARNER MUSIC INTERNATIONAL SERVICES CANADA LTD.....	000680399
1000288 ONTARIO LIMITED	001000288
1025565 ONTARIO LIMITED	001025565
1148055 ONTARIO INC.....	001148055
1206093 ONTARIO INC.....	001206093
1223237 ONTARIO INC.....	001223237
1236201 ONTARIO LTD.....	001236201
1318760 ONTARIO LTD.....	001318760
1332772 ONTARIO INC.....	001332772
1403381 ONTARIO INC.....	001403381
1443087 ONTARIO LTD.....	001443087
1461828 ONTARIO INC.....	001461828
2RA SOLUTIONS INC.....	001512924
824442 ONTARIO LIMITED	000824442
826628 ONTARIO LIMITED	000826628
845923 ONTARIO INC.....	000845923
927382 ONTARIO LIMITED	000927382
955438 ONTARIO LIMITED	000955438
957196 ONTARIO INC.....	000957196
964161 ONTARIO LIMITED	000964161
995158 ONTARIO INC.....	000995158
2005-09-14	
ANS SOLD BY PHOTO ADVERTISING INC.....	002029423
CRI-MAR HOLDINGS LTD.....	000980506
EQUI-INCOME VI INC.....	000874984
FENG PEI CANADA CO. LTD.....	001557472
FORDE HOMES LIMITED.....	000959245
HOUSE OF TANJORE FOODS INC.....	001033521
INTERCITY EXPRESS AUTOMOBILE CARRIERS INC.....	001248895
IT LINKAGE INC.....	001557243
KAM-WAM SERVICES INC.....	001128760
LINCON DALE INVESTMENTS LIMITED	000840306
NORTH SIDE GLASS & MIRROR LTD.....	000980505
NOSHA EQUIPMENT LIMITED.....	000213409
PHOENIX HOME FASHION INC.....	001293124
SCHRODER INVESTMENT MANAGEMENT (CANADA) LIMITED.....	001329967

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
SOX AVENUE MARKETING GROUP INC.	001416978
SUPREME SANDERS INC.	000771687
1056566 ONTARIO LTD.	001056566
1226066 ONTARIO INC.	001226066
1433261 ONTARIO LIMITED	001433261
1545850 ONTARIO LTD.	001545850
965757 ONTARIO LIMITED	000965757
969605 ONTARIO LIMITED	000969605
2005-09-15	
AMERI-CANA DRIVER TRAINING LTD.	001019153
ARCTIC MARINE NATURAL RESOURCES (CANADA) LTD.	001250990
BLYTH HYDRO ELECTRIC INC.	001397748
CANJL INC.	000853554
CARVER GOVERNANCE CANADA LTD.	001085705
FIRST MILLENNIUM REALTY CORPORATION	001289757
HARROWSTON ACQUISITION CORPORATION	001255141
ICE ANGEL ENTERPRISES INC.	001276990
L. & B. ADAMS INC.	000745331
NANOCAN HOLDINGS INC.	001399587
NORTH HURON HYDRO INC.	001397745
POLL-EX LABORATORIES LIMITED	000260751
W2 TRADING CO. LTD.	001201232
1033423 ONTARIO LIMITED	001033423
1287216 ONTARIO INC.	001287216
1462891 ONTARIO INC.	001462891
721846 ONTARIO LIMITED	000721846

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G944)

Ministry of Attorney General Ministère du Procureur général

RULES OF CIVIL PROCEDURE

*Rules 53.09(1) and (2), as amended by section 16 of O.Reg. 288/99,
section 2 of O.Reg. 488/99 and section 4 of O.Reg. 263/03*

CALCULATION OF AWARDS FOR FUTURE PECUNIARY DAMAGES: TRIALS COMMENCING AFTER January 1, 2006

The Ministry of the Attorney General publishes discount and gross up rates annually to facilitate the calculation of future pecuniary damage awards.

For trials commencing after January 1, 2006, the following rates apply:

DISCOUNT RATE

The discount rate to be used in determining future pecuniary damages for the 15 year period following the start of the trial is **1%**

The rate for any later period covered by the award is **2.5%**

GROSS UP RATE

The gross up rate to be used to determine future inflation for the first 15 year period following the start of the trial is **3.5%**

The rate for any later period covered by the award is **2%**

Dated 22 September, 2005

SANDRA WAIN
Director
Corporate Planning Branch
Court Services Division
Ministry of the Attorney General

RÈGLES DE PROCÉDURE CIVILE

*Les paragraphes 53.09(1) et (2), tels qu'ils sont modifiés par l'article 16
du Règlement de l'Ont. 288/99, l'article 2 du Règlement de l'Ont.
488/99 et l'article 4 du Règlement de l'Ont. 263/03*

CALCUL DES INDEMNITÉS ADJUGÉES POUR PERTES PÉCUNIAIRES FUTURES : PROCÈS COMMENÇANT APRÈS le 1er janvier 2006

Le ministère du Procureur général publie les taux d'escompte et de majoration annuellement afin de faciliter le calcul des indemnités pour dommages-intérêts pécuniaires futurs.

Taux à appliquer aux actions pour lesquelles le procès commence après le 1er janvier 2006 :

TAUX D'ESCOMPTE

Le taux d'escompte applicable au calcul du montant d'une indemnité pour pertes pécuniaires futures pendant la période de 15 ans qui suit le début du procès est de **1%**

Le taux applicable pendant toute période ultérieure visée par l'indemnité est de **2.5%**

TAUX DE MAJORATION

Le taux de majoration applicable pour déterminer le taux d'inflation future pour la première période de 15 ans suivant le début du procès est de **3.5%**

Le taux applicable pendant toute période ultérieure visée par l'indemnité est de **2%**

Fait le 22 septembre, 2005

SANDRA WAIN
Le directeur
Direction de la planification ministérielle
Division des services aux tribunaux
Ministère du Procureur général

(138-G945E&F)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

CLAUDE L. DESROSIER,
Clerk of the Legislative Assembly.

Corporation Notices

Roseal Investments Limited

Ontario Corporation No. 0096873

TAKE NOTICE that a final meeting of the shareholders of the above Corporation was held on September 14, 2005, at which time the Liquidator of the above Corporation presented his account and explanation of the voluntary winding up of Roseal Investments Limited.

This notice is filed under subsection 205(2) of the *Business Corporations Act*.

DATED at Toronto this 15th day of September, 2005.

JEFFREY SHIFRIN
Liquidator

(138-P687)

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF A WRIT OF SEIZURE AND SALE issued out of the Superior Court of Justice at 155 Elm St., Sudbury, Ontario P3C 1T9 dated February 22, 2005 Court File Number C-8642/05, and filed with the Sudbury Sheriff's Office to me directed, against the real and personal property of ANNA-LIISA LAHNALAMPI Defendant, at the suit of Sudbury Regional Credit Union, Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of ANNA-LIISA LAHNALAMPI, in and to:

Parcel 25093 Sec SWS SRO, Lot 38, Plan M1030, S/T LT386382 in Township of Dowling, now City of Greater Sudbury and known municipally as 8 Glenview Avenue, Onaping, Ontario.

ALL OF WHICH said right, title, interest and equity of redemption of ANNA-LIISA LAHNALAMPI, Defendant, I shall offer for sale by Public Auction in my office at 155 Elm St., Sudbury, Ontario on:

Monday, November 14, 2005 at 9:00 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE at 155 Elm St. Sudbury, Ontario
All payments in cash or by certified cheque made payable to MINISTER OF FINANCE
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

DATED September 13, 2005

MADELEINE MAITLAND
SHERIFF
155 Elm Street
SUDBURY, ON P3C 1T9
705-564-7777

(138-P688)

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice at Toronto dated June 4, 2004, Court File Number 04-CV-261689SR, to me directed, against the real and personal property of SETA NAALABANDIAN, VAHE NAALABANDIAN Defendant(s), at the suit of Royal Bank of Canada, Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of SETA NAALABANDIAN, VAHE NAALABANDIAN Defendant(s) in and to:

Part of Lot 460, Plan 946, designated as Part 8 on Plan 43R-870, City of Mississauga, Regional Municipality of Peel, Land Registry Division of Peel (No. 43)

Municipally known as 7226 Delmonte Crescent, Mississauga ON L4T 3L3 This is a semi two-storey dwelling.

All of which said right, title, interest, and equity of redemption of SETA NAALABANDIAN, VAHE NAALABANDIAN, Defendant(s), in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on October 25, 2005 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$1,000.00 refundable deposit to register.

Deposit 10 % of bid price or \$1,000.00, whichever is greater

Payable at time of sale by successful bidder

To be applied to purchase price

Non-refundable

Ten business days from date of sale to arrange

financing and pay balance in full at

Enforcement Office, 7755 Hurontario Street

Brampton, Ontario

All payments in cash or by certified cheque made

payable to the MINISTER OF FINANCE

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

Dated this 23rd day of September 2005.

JOAN ZAMMIT, Supervisor Court Operations
Enforcement, Finance & Small Claims Court
Regional Municipality of Peel

(138-P689)

(905) 456-4725

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice at Brampton dated October 25, 2004, Court File Number A893/92, to me directed, against the real and personal property of MARY NACHUK, Defendant(s), at the suit of McLEAN & KERR Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of MARY NACHUK, Defendant(s) in and to: Lot 12, Plan 791, City of Mississauga, Land Registry Division of Peel No. 43

Municipally known as 262 TIMOTHY CRT, MISSISSAUGA ON L5G 2B4. This is a two storey detached dwelling.

All of which said right, title, interest, and equity of redemption of MARY NACHUK, Defendant(s), in the said land and tenements

described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on October 25, 2005 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$1,000.00 refundable deposit to register.

Deposit 10 % of bid price or \$1,000.00, whichever is greater payable at time of sale by successful bidder

To be applied to purchase price

Non-refundable

Ten business days from date of sale to arrange

Financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton, Ontario

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NOTE: NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

DATED this 23rd day of September, 2005

JOAN ZAMMIT, Supervisor Court Operations
Enforcement, Finance & Small Claims Court
Regional Municipality of Peel
(905) 456-4725

(138-P690)

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice, at Orangeville dated 28th day of October, Court File Number 939/03, to me directed, against the real and personal property of SPIRODOULA ANAGNOSTOPOULOS ALSO KNOWN AS LOULA ANAGNOSTOPOULOS AND NICK ANAGNOSTOPOULOS Defendant(s), at the suit of CANADA TRUSTCO MORTGAGE COMPANY, Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of NICK ANAGNOSTOPOULOS Defendant(s) in and to:

Parcel 42-1, Section 43M-166, being all of Lot 42, Plan M-166, in the City of Mississauga, in the Regional Municipality of Peel.

Registered in the Land Titles Division of Peel (No. 43) at Brampton

Municipally known as 3053 Golden Orchard Dr., Mississauga ON L4X 2V1. This is a detached two-storey dwelling.

All of which said right, title, interest, and equity of redemption of NICK ANAGNOSTOPOULOS Defendant(s), in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on October 25th, 2005 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$1,000.00 refundable deposit to register.

Deposit 10 % of bid price or \$1,000.00, whichever is greater Payable at time of sale by successful bidder

To be applied to purchase price

Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755

Hurontario Street, Brampton, Ontario

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NOTE: NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

DATED this 23rd September 2005.

JOAN ZAMMIT, Supervisor Court Operations
Enforcement, Finance & Small Claims Court
Regional Municipality of Peel
(905) 456-4725

(138-P691)

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice, Brampton Small Claims Court dated September 28, 2004, Court File Number SC-04006239-00, to me directed, against the real and personal property of KERYN RANIERI ALSO KNOWN AS KERYN M. RAMIERI, Defendant(s), at the suit of CITIBANK CANADA, Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of KERYN RANIERI ALSO KNOWN AS KERYN M. RAMIERI, Defendant(s) in and to:

PARCEL 2-1, SECTION M-344, PART OF LOT 2, PLAN M-344, DESIGNATED AS PARTS 5 & 6 ON PLAN 43R-8470, CITY OF BRAMPTON, REGIONAL MUNICIPALITY OF PEEL, LAND REGISTRY OFFICE FOR THE LAND TILES DIVISION OF PEEL (NO. 43)

Municipally known as 42 ROTHERGLEN COURT, BRAMPTON ONTARIO L6X 2S1.

All of which said right, title, interest, and equity of redemption of KERYN RANIERI ALSO KNOWN AS KERYN M. RAMIERI, Defendant(s), in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on October 25, 2005 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$1,000.00 refundable deposit to register.

Deposit 10 % of bid price or \$1,000.00, whichever is greater Payable at time of sale by successful bidder

To be applied to purchase price

Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton, Ontario

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

DATED this 23rd day of September 2005.

(138-P692) JOAN ZAMMIT, Supervisor Court Operations
Enforcement, Finance & Small Claims Court
Regional Municipality of Peel
(905) 456-4725

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice at Orangeville Ontario dated September 9, 2004, Court File Number 562/04, to me directed, against the real and personal property of **DAVID DIXON**, Defendant(s), at the suit of Citi Cards Canada Inc., Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of **DAVID DIXON** Defendant(s) in and to:

PCL 12-1 Section 43M-1145; being Lot 12, Plan 43M-1145
Town of Caledon, Regional Municipality of Peel,
Land Titles Division of Peel (No. 43)

Municipally known as 33 ESPOSITO DRIVE, BOLTON ON L7E 1T3.
This is a detached two storey dwelling.

All of which said right, title, interest, and equity of redemption of **DAVID DIXON**, Defendant(s), in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on October 25, 2005 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$1,000.00 refundable deposit to register.
Deposit 10 % of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange
financing and pay balance in full at
Enforcement Office, 7755 Hurontario Street
Brampton, Ontario
All payments in cash or by certified cheque made
payable to the MINISTER OF FINANCE
Deed Poll provided by Sheriff only upon
satisfactory payment in full of purchase price
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

DATED this 23rd day of September 2005.

(138-P693) JOAN ZAMMIT, Supervisor Court Operations
Enforcement, Finance & Small Claims Court
Regional Municipality of Peel
(905) 456-4725

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice at Hamilton Ontario dated April 11, 2003, Court File Number 02/0255 SR, to me directed, against the real and

personal property of **ENZO D. CICCHINI** Defendant(s), at the suit of Canada Trust, Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of **ENZO D. CICCHINI** Defendant(s) in and to:

Parcel 50-1, Section 43M-608, Being Lot 50, Plan 43M-608, City of Brampton, Regional Municipality of Peel, Land Titles Division of Peel (No. 43)

Municipally known as 144 DUMFRIES AVENUE, BRAMPTON ON L6Z 2W9. This is a detached two-storey dwelling.

All of which said right, title, interest, and equity of redemption of **ENZO D. CICCHINI**, Defendant(s), in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on October 25, 2005 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$1,000.00 refundable deposit to register.
Deposit 10 % of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange
financing and pay balance in full at
Enforcement Office, 7755 Hurontario Street
Brampton, Ontario
All payments in cash or by certified cheque made
payable to the MINISTER OF FINANCE
Deed Poll provided by Sheriff only upon
satisfactory payment in full of purchase price
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

DATED this 23rd day of September 2005.

(138-P694) JOAN ZAMMIT, Supervisor Court Operations
Enforcement, Finance & Small Claims Court
Regional Municipality of Peel
(905) 456-4725

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice at Toronto dated September 24, 2003, Court File Number 02-CU-230454SR to me directed, against the real and personal property of SIMMA CONSULTING and VASDEV CHANCHLANI also known as DAVID CHANCHLANI, Defendant(s), at the suit of DEMARCO GROUP INC., Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of VASDEV CHANCHLANI also known as DAVID CHANCHLANI Defendant(s) in and to:

PT LT 8 PL 331 Toronto Part 3, 4 & 15, 43R19823, S/T & T/W R01020458; S/T R01056801 Mississauga, Planning Act Statements contained in R01176507

Municipally known as 2450 Doulton Place, Mississauga ON L5H 4G5

All of which said right, title, interest, and equity of redemption of VASDEV CHANCHLANI also known as DAVID CHANCHLANI, Defendant(s), in the said land and tenements described above, I shall

offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on October 26, 2005 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$1,000.00 refundable deposit to register.

Deposit 10 % of bid price or \$1,000.00, whichever is Greater Payable at time of sale by successful bidder

To be applied to purchase price

Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton, Ontario

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NOTE: NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

DATED this 24th day of September 2005.

JOAN ZAMMIT, Supervisor Court Operations
Enforcement, Finance & Small Claims Court
Regional Municipality of Peel
(905) 456-4725

(138-P695)

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice at Milton dated December 2, 2003, Court File Number 3654/03 to me directed, against the real and personal property of HYPOT WYE INC. and EDWARD B. QUON, Defendant(s), at the suit of CANADIAN IMPERIAL BANK OF COMMERCE, Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of EDWARD B. QUON Defendant(s) in and to:

Unit 140, Level 1, Peel Condominium Plan No. 162, together with its appurtenant common interest, in the city of Mississauga, Regional Municipality of Peel Land Titles Division of Peel No. 43

Municipally known as 60 Hanson Road, Unit 140, Mississauga ON L5B 2P6

All of which said right, title, interest, and equity of redemption of EDWARD B. QUON, Defendant(s), in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on October 26, 2005 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$1,000.00 refundable deposit to register.

Deposit 10 % of bid price or \$1,000.00, whichever is greater

Payable at time of sale by successful bidder

To be applied to purchase price

Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton, Ontario All payments in cash or by certified cheque made payable to the Minister of Finance Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NOTE: NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

DATED this 24th day of September 2005

JOAN ZAMMIT, Supervisor Court Operations
Enforcement, Finance & Small Claims Court
Regional Municipality of Peel

(138-P697)

(905) 456-4725

UNDER AND BY VIRTUE of a Writ of Seizure and Sale of Land, issued out of the Superior Court of Justice, Brampton Small Claims Court, Brampton dated November 5, 2004, Court File Number SC-04-008233-00 to me directed, against the real and personal property of RICHARD GARRAWAY also known as RICHARD W. GARRAWAY, Defendant(s), at the suit of CITI CARDS CANADA INC., Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of RICHARD GARRAWAY also known as RICHARD W. GARRAWAY Defendant(s) in and to:

Parcel 13-3, Section M-26 being part of Lot 13, Plan M-26 City of Brampton, Regional Municipality of Peel, Land Registry Office for the Land Titles Division of Peel (No. 43). Desegnetal as Part 10 on Plan 41R-3126

Municipally known as 34 Greene Drive, Brampton ON L6V 2R7

All of which said right, title, interest, and equity of redemption of RICHARD GARRAWAY also known as RICHARD W. GARRAWAY, Defendant(s), in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on October 26, 2005 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$1,000.00 refundable deposit to register.

Deposit 10 % of bid price or \$1,000.00, whichever is greater Payable at time of sale by successful bidder

To be applied to purchase price

Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton, Ontario

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

DATED this 24th day of September 2005

JOAN ZAMMIT, Supervisor Court Operations
Enforcement, Finance & Small Claims Court
Regional Municipality of Peel
(905) 456-4725

Pour des renseignements en français composez le (905) 456-4725

(138-P698)

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice at Brampton Small Claims, Brampton dated December 27, 2001, Court File Number 01-BN-7852, to me directed, against the real and personal property of CHRISTOPHER SEIFERT, Defendant(s), at the suit of THE TORONTO-DOMINION BANK, Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of CHRISTOPHER SEIFERT, Defendant(s) in and to:

Parcel Plan-1, Register for Section 43M-603, City of Mississauga, Regional Municipality of Peel and being the whole of Lot 185, according to Plan 43M-603, subject to an easement as set out in 586233

Municipally known as 4153 Chadburn Crescent, Mississauga Ontario, L4Y 3T6

All of which said right, title, interest, and equity of redemption of CHRISTOPHER SEIFERT, Defendant(s), in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on October 26, 2005 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$1,000.00 refundable deposit to register.

Deposit 10 % of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton, Ontario
All payments in cash or by certified cheque made payable to the Minister of Finance
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NOTE: NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

DATED this 24th day of September 2005.

JOAN ZAMMIT, Supervisor Court Operations
Enforcement, Finance & Small Claims Court
Regional Municipality of Peel
(905) 456-4725
(138-P699)

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice Brampton Small Claims Court Brampton dated November 20, 2000, Court File Number 00-BN-5622 to me directed, against the real and personal property of ANGELA GUGLIETTI AKA ANGELA LEONE Defendant(s), at the suit of THE TORONTO-DOMINION BANK., Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of ANGELA GUGLIETTI AKA ANGELA LEONE Defendant(s) in and to:

Parcel 31-1, Section 43M-1178, being that part of Lot 31, Plan 43M-1178, designated as Part(s) 19 and 20, Plan 43R-21362 in the Town of Caledon, in the Regional Municipality of Peel. Subject to an easement over Part 20 on Plan 43R-21362 set out in Instrument No. LT 1602044

Municipally known as 43 Highmore Avenue, Bolton ON L7E 1V9

All of which said right, title, interest, and equity of redemption of ANGELA GUGLIETTI AKA ANGELA LEONE, Defendant(s), in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on October 26, 2005 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$1,000.00 refundable deposit to register.

Deposit 10 % of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton, Ontario
All payments in cash or by certified cheque made payable to the Minister of Finance
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NOTE: NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

DATED this 24th day of September 2005

JOAN ZAMMIT, Supervisor Court Operations
Enforcement, Finance & Small Claims Court
Regional Municipality of Peel
(905) 456-4725
(138-P700)

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice at Toronto dated September 7, 2001, Court File Number 01-CV-206857SR, to me directed, against the real and personal property of JAMES A. ARMSTRONG, Defendant(s), at the suit of THE TORONTO- DOMINION BANK, Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of JAMES A. ARMSTRONG Defendant(s) in and to:

Unit 18, Level 4, Peel Condominium Plan No. 516 and its appurtenant common interests

City of Mississauga, Regional Municipality of Peel, Land Titles Division of Peel (No. 43)

Municipally known as Unit 419, 1333 Bloor Street East, Mississauga Ontario L4Y 3T6

All of which said right, title, interest, and equity of redemption of JAMES A. ARMSTRONG, Defendant(s), in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on October 26, 2005 at 10:00 o'clock in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$1,000.00 refundable deposit to register.

Deposit 10 % of bid price or \$1,000.00, whichever is greater

Payable at time of sale by successful bidder

To be applied to purchase

Non-refundable

Ten business days from date of sale to arrange financing

and pay balance in full at Enforcement Office,

7755 Hurontario Street, Brampton, Ontario

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NOTE: NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY.

DATED this 24th day of September 2005.

JOAN ZAMMIT, Supervisor Court Operations
Enforcement, Finance & Small Claims Court
Regional Municipality of Peel
(905) 456-4725

(138-P701)

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF HAVERLOCK-BELMONT-METHUEN

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Friday, October 14, 2005 in the Township office, 1 Ottawa Street East, P. O. Box 10, Havelock, Ontario. K0L 1Z0. The tenders will then be opened in public on the same day at 3.30 p.m. at the Township Office, 1 Ottawa Street East, P. O. Box 10, Havelock, Ontario. K0L 1Z0.

Description of Lands:

Part Lot 8, Concession 2, Township of Havelock-Belmont-Methuen geographic Township of Belmont, County of Peterborough
Roll No. 15-31-010-002-11205

Minimum Tender Amount: \$3885.26

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The lands do not include mobile homes situate on the lands, if any.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

VALERIE NESBITT, Treasurer
Corporation of the Township of Havelock
Belmont-Methuen
1 Ottawa Street East, P. O. Box 10,
Havelock, Ontario. K0L 1Z0
Telephone: (705) 778-2308
Fax: (705) 778-5248

(138-P702)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF HASTINGS HIGHLANDS

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on November 8, 2005 at the Municipality of Hastings Highlands, Municipal Office, 33011 Hwy. 62 Maynooth, Ontario, Council Chamber.

The Tenders will then be opened in public on the same day at The Municipality of Hastings Highlands Municipal Office, Council Chambers, 33011 Hwy. 62, Maynooth, Ontario.

Description of Lands:

EAST HALF LOT 20, CONCESSION 9
CONTAINING 50 ACRES MORE OR LESS
GEOGRAPHIC TOWNSHIP OF BANGOR
ROLL NUMBER 1290 191 015 29410
Minimum Tender Amount: \$3,375.83

LOT 21, CONCESSION 9
CONTAINING 100 ACRES MORE OR LESS
GEOGRAPHIC TOWNSHIP OF BANGOR
ROLL NUMBER 1290 191 015 29400
Minimum Tender Amount: \$9,604.59

PART OF SOUTHWEST CORNER OF
LOT 19, CONCESSION 7
GEOGRAPHIC TOWNSHIP OF MONTEAGLE
ROLL NUMBER 1290 374 065 01500
Minimum Tender Amount: \$5,437.39

PART LOT 14, CONCESSION 8
PART 5, PLAN 21R-6194
GEOGRAPHIC TOWNSHIP OF MONTEAGLE
ROLL NUMBER 1290 374 065 05220
Minimum Tender Amount: \$3565.01

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The lands do not include mobile homes situate on the lands, if any.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

NOTE: G.S.T. MAY BE PAYABLE BY SUCCESSFUL PURCHASER.

For further information regarding this sale and a copy of the prescribed form of tender contact:

DAWN HALCROW
CAO/Clerk
P.O. Box 130, 33011 Hwy. 62
Maynooth, Ontario
KOL 2S0

(138-P703)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF FARDAY

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on October 26, 2005 at the Corporation of the Township of Faraday, Council Chamber 29860 Hwy. 28 S. R. R. #3 Bancroft, Ontario

The tenders will then be opened in public on the same day at The Corporation of the Township of Faraday Council Chamber, 29860 Hwy. 28 S., R. R. #3, Bancroft, Ontario

Description of Land:

LOT 45, LAND REGISTRAR'S COMPILED PLAN 2330
TOWNSHIP OF FARADAY, COUNTY OF HASTINGS
TOGETHER WITH A RIGHT-OF-WAY OVER
LOT 44, LAND REGISTRAR'S COMPILED PLAN 2330
AND PART LOTS 59 & 62, LAND REGISTRAR'S
COMPILED PLAN 2330, DESIGNATED AS PART 1
PLAN HSR-235
ROLL NUMBER 1258 000 020 39956
Minimum Tender Amount: \$4,827.67

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The lands do not include mobile homes situate on the lands, if any.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

NOTE: G.S.T. MAY BE PAYABLE BY SUCCESSFUL PURCHASER.

For further information regarding this sale and a copy of the prescribed form of tender contact:

ELIZABETH MACKEY
Clerk-Treasurer
29860 Hwy. 28 S., R. R. #3,
P.O. Box 929
Bancroft, Ontario
KOL 1C0

(138-P704)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF COCHRANE

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on October 26, 2005 by mail at P.O. Box 490, Cochrane, Ontario, P0L 1C0 or if sent by courier or personal delivery until 3:00 p.m. local time on October 31, 2005 at 171 Fourth Avenue, Cochrane, Ontario, P0L 1C0.

The tenders will then be opened in public on the same day at the Town Office, 171 Fourth Avenue, Cochrane, Ontario at 3:30 p.m.

Description of Land(s):

(set out the cancellation price as of the first day of advertising)

1. Parcel 1737 in the Register for Lamarche and Glackmeyer, Property Identifier 65244-0344, Surface Rights of East ½ of Lot 608 on Plan M-114 NB, in the Town of Cochrane, District of Cochrane File No. 2004-1

Minimum Tender Amount: \$22,440.17

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust corporation or Province of Ontario Savings Office payable to the municipality and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus the accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

MICHELLE LAROSE, Treasurer
The Corporation of the Town of Cochrane
P.O. Box 490
Cochrane, Ontario P0L 1C0
705-272-4361

(138-P705)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF GEORGIAN BAY

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 19

October 2005, at the Municipal Office, 279 Honey Harbour Road, Port Severn, Ontario L0K 1S0.

The tenders will then be opened in public on the same day at the Municipal Office, 279 Honey Harbour Road, Port Severn.

Description of Lands:

Roll No. 44 65 010 003 03600 0000, 542 High St. MacTier, PIN 48006-0035(LT), Parcel 3218, Section Muskoka, Lot 22 Plan M-37, geographic Township of Freeman, now Township of Georgian Bay, District Municipality of Muskoka.

Minimum Tender Amount: \$12,190.76

Roll No. 44 65 030 006 00147 0000, 164 Is 404 Georgian Bay, PIN 48017-0045(LT), Parcel 48-1 Section M-509, Lot 48 Plan M-509, Township of Georgian Bay, District Municipality of Muskoka.

Minimum Tender Amount: \$4,486.86

Roll No. 44 65 030 009 07800 0000, 1200 Is 980 Georgian Bay, PIN 48014-0008(LT), Parcel 31098 Section Muskoka, Lot 12 Plan M-315, Township of Georgian Bay, District Municipality of Muskoka.

Minimum Tender Amount: \$7,372.00

Roll No. 44 65 030 038 01000 0000, 10134 Georgian Bay Shore Honey Harbour, PIN 48015-0169(LT), Parcel 12111, District of Muskoka, Part of Broken Lot 35, Concession 12, geographic Township of Baxter, now in the Township of Georgian Bay, District Municipality of Muskoka, designated as Part 3 on Reference Plan 35R-9049. File No. 04-10

Minimum Tender Amount: \$11,279.84

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the Corporation of the Township of Georgian Bay and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, relevant land transfer tax and GST if applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

ANGELA FORD
Treasury Assistant
The Corporation of the Township of Georgian Bay
279 Honey Harbour Road
Port Severn, Ontario L0K 1S0
(705) 538-2337 X 232
www.township.georgianbay.on.ca

(138-P706)

Municipal Act, 2001

SALE OF LANDS FOR TAX ARREARS

HALDIMAND COUNTY

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Wednesday October 26th, 2005 at the Municipal Office 45 Munsee St N, Upper Floor, Finance Division, Cayuga Ontario.

DESCRIPTION OF TAX SALE LAND:

1) Roll #2810.023.003.14400, 2727 Regional Rd 3 East Dunnville, LE Part Lot 5 and Part Lot 6, Concession 1, former Township of Moulton, now Haldimand County. Described in Instrument No. 186142. Lot Size – 150.67 Acres. Zoning – Agricultural. Building permits available subject to municipal and provincial regulations.

Assessed Value: \$249,000.

Minimum Bid: \$44,242.90

2) Roll #2810.332.001.48805, 500 Regional Rd 55 Nanticoke, Part Lot 7 Concession 3, former Township of Walpole, now Haldimand County. Described in Instrument No. 95203. Lot size – 24.7 Acres. Zoning – Agricultural & Hazard Land. Building permits available subject to municipal and provincial regulations.

Assessed Value: \$29,000

Minimum Bid: \$10,157.41

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company or Province of Ontario Saving Office payable to Haldimand County and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters including any environmental concerns relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers. The municipality does not provide an opportunity for potential purchasers to view the properties nor is it in a position to provide successful purchaser with a key or vacant possession.

This sale is governed by Part XI of the *Municipal Act 2001* and as amended by The Municipal Statute Law Amendment Act 2002. The successful purchaser will be required to pay the amount tendered plus the accumulated taxes (i.e. the property taxes that have accumulated since the first day of advertising of the land for sale until a successful purchaser is declared) and any relevant federal or provincial taxes that may apply (including land transfer tax and GST). Failure to complete the transaction by the successful bidder will result in the forfeiture of their deposit.

Information is available on our web site at www.haldimandcounty.on.ca under Tenders, on left side index. For a map of the area click on Tourism/How to Find Us. For further information regarding this sale, contact:

DAN BURGNER, Supervisor of Revenue
Haldimand County
Box 400, 45 Munsee St N
Cayuga On N0A 1E0
905-318-5932, ext.#257

(138-P707)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF MAPLETON

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 27 October 2005, at the Municipal Office, Box 160, Drayton, Ontario N0G 1P0.

The tenders will then be opened in public on the same day at the Municipal Office in Drayton.

Description of Lands:

Roll No. 23 32 000 009 10600 0000, PIN 71480-0046(LT). Part Lot 14 Concession 3, designated Part 2 on Reference Plan 61R-6239, geographic Township of Maryborough, now in the Township of Mapleton, County of Wellington (No 61) File No. 04-06

Minimum Tender Amount: \$4,612.51

Roll No. 23 32 000 009 10901 0000, PIN 71480-0045(LT), Part Lot 15
Concession 3, designated Part 3 on Reference Plan 61R-6239,
geographic Township of Maryborough, now in the Township of
Mapleton, County of Wellington (No 61) File No. 04-07

Minimum Tender Amount: \$4,124.69

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, relevant land transfer tax and GST if applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

TERESA ARMSTRONG
Deputy-Treasurer
The Corporation of the Township of Mapleton
Box 160
Drayton, Ontario N0G 1P0
519-638-3313

(138-P708)

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2005—10—01

ONTARIO REGULATION 492/05

made under the

NORTHERN SERVICES BOARDS ACT

Made: August 30, 2005
Filed: September 12, 2005

Amending Reg. 737 of R.R.O. 1990
(Local Services Boards)

Note: Regulation 737 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 38 (4) of Regulation 737 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(4) The Board may exercise the powers set out in paragraphs 1, 2, 3, 4, 5 and 6 of the Schedule to the Act.

Made by:

RICK BARTOLUCCI
Minister of Northern Development and Mines

Date made: August 30, 2005.

40/05

ONTARIO REGULATION 493/05

made under the

HIGHWAY TRAFFIC ACT

Made: September 12, 2005
Filed: September 16, 2005

Amending O. Reg. 510/99
(Community Safety Zones)

Note: Ontario Regulation 510/99 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 510/99 is amended by adding the following Schedule:

SCHEDULE 12
TOWN OF ORANGEVILLE

1. (1) That part of the King's Highway known as No. 9 in the Town of Orangeville in the County of Dufferin lying between a point situate 270 metres measured westerly from its intersection with the centre line of the roadway known as Rolling Hills Drive and a point situate 450 metres measured easterly from its intersection with the centre line of the roadway known as Rolling Hills Drive.

(2) This designation is effective 24 hours a day, seven days a week and every month of the year.

Made by:

MONTE KWINTER
Minister of Community Safety and Correctional Services

Date made: September 12, 2005.

40/05

NOTE: The Table of Regulations – Legislative History Overview and other tables related to regulations can be found at the e-Laws website (www.e-Laws.gov.on.ca) under Tables. Consolidated regulations may also be found at that site by clicking on Statutes and associated Regulations under Consolidated Law.

REMARQUE : On trouve le Sommaire de l'historique législatif des règlements et d'autres tables liées aux règlements sur le site Web Lois-en-ligne (www.lois-en-ligne.gouv.on.ca) en cliquant sur «Tables». On y trouve également les règlements codifiés en cliquant sur le lien Lois et règlements d'application sous la rubrique «Textes législatifs codifiés».

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à GazettePubsOnt@mbs.gov.on.ca

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Téléphone (416) 326-5306

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MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

IFIS a introduit des exigences de procédures de facturation plus rigoureuses et compliquées qui affectent la Gazette et ses clients. S'il vous plaît considérez utiliser une carte d'achat du ministère lorsque vous placez une annonce. Les commandes faites par carte d'achat ne sont pas sujettes aux exigences de facturation d'IFIS et permettront la Gazette d'éviter le retard futur de traitement.

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INFORMATION TEXT FOR ONTARIO GAZETTE

Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at GazettePubsOnt@mbs.gov.on.ca

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The Ontario Gazette

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Le samedi 8 octobre 2005

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Bales Unlimited, Inc. 46539
9845 East 1900th Ave., Shumway, Illinois 62461, USA.

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:

1. to points in Ontario; and

2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

Ervco Enterprise, Inc. 46540
6616 S. Wood St., Chicago, Illinois 60636, USA.

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:

1. to points in Ontario; and
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

SUV Limousine Inc. 46522
39 Toffel Dr., Toronto, ON M9W 6A8

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of Peel, York, Durham, Halton, Waterloo and Niagara, the Counties of Simcoe, Wellington and Dufferin and the Cities of Toronto and Hamilton to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick up or drop off of passengers except at point of origin.

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3031



PROVIDED FURTHER THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

Applies for a public vehicle operating licence as follows: **46522-A**

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of Peel, York, Durham, Halton, Waterloo and Niagara, the Counties of Simcoe, Wellington and Dufferin and the Cities of Toronto and Hamilton.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

X & H Development (Canada) Inc. **46533**
12 Castle Hill Dr., Toronto, ON M1T 2Y3

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from:

A. points in the Regional Municipality of Peel and the Cities of Toronto and Ottawa to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction;

(i) and for the return of the same passengers on the same chartered trip to point of origin.

Provided that there be no pick up or drop off of passengers except at point of origin.

(ii) on a one way chartered trip to points as authorized by the relevant jurisdiction.

B. points in the Province of Québec as authorized by the Province of Québec from the Ontario/Manitoba, Ontario/Québec and Ontario/U.S.A. border crossings

(i) to points in Ontario and for the return of the same passengers on the same chartered trip to point of origin.

Provided that there be no pick-up or discharge of passengers except at point of origin."

(ii) to points in Ontario on a one way chartered trip without pick-up of passengers in Ontario.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, chapter P. 54, each having a maximum seating capacity of 12 exclusive of the driver.

Applies for a public vehicle operating licence as follows: **46533-A**

For the transportation of passengers on a chartered trip from points in the Regional Municipality of Peel and the Cities of Toronto and Ottawa.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, chapter P. 54, each having a maximum seating capacity of 12 exclusive of the driver.

(138-G971) **FELIX D'MELLO**
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la Loi sur l'imposition des corporations

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Finance, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des corporations*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des corporations* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa, Ontario L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2005-10-08

AD SIGNS & ADVERTISING COMPANY LIMITED	001180078
AHMED & AHMED HOLDINGS LTD.....	001264562
AIR-DELIGHT HEATING AND AIR-CONDITIONING LTD.	000836041
ALLANS MILLS WOODWORKS LTD.....	000466286
AVIAN PRINT MANAGEMENT INC.	001218193
BAL TRUCKING INC.	001205242
BARBIT CONSULTING INC.	001111720
BLACKBOX AUTOMATION INC.	000887424
BREXX INTERNATIONAL INC.	000903895
BRIAN OLAFSON HOLDINGS LTD.	001081636
CALINDA CONTRACTING INC.....	000766310
CAMDEN CONTRACTING LTD.....	001309468
CANADIAN HIGHWAYS OPERATING CORPORATION	001248189
CHRETIEN'S AUTO MAINTENANCE & DIAGNOSTIC CENTRE INC.	001130131
CHRISTIAN FENNEL FILMS INC.	000806083
DESROCHERS BROTHERS INC.....	001405236
DONNELLY INVESTMENTS LIMITED	000506683
EASycut INDUSTRIES LTD.....	000672101
EMAGINE CORP.....	001362162
ENKI ASSOCIATES LTD.....	000993181
ESSEX SECURITY SERVICES INC.....	000638710
EVERINGHAM BROTHERS LIMITED	001030996
FAIRLINK TRANSPORT INC.....	001117428

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
GARMAK INVESTMENTS LIMITED.....	000371366
GLOBAL MULTIPLIER INC.....	001443386
GLOBAL TRADE LTD.....	001229213
HAMILTON MOUNTAIN CARS INC.....	001215584
HARRY HUIZINGA & ASSOCIATES INC.....	001176256
HINTERLAND HANDCRAFTS LIMITED.....	000200926
I'M PROUD TO BE ME TRAVEL INC.....	000355914
IE: MONEY INC.....	001194811
IMX CORP.....	001289968
INVESTORS RETIREMENT HOLDINGS INC.....	001222232
ISLINGTON RENT-ALL LIMITED.....	000246671
J. A. HIRAISHI CONSULTANTS INC.....	000617461
J.D. LOOSELEAF & ADVERTISING SPECIALTIES COMPANY LIMITED.....	000291352
J.J. CAREER SMART INC.....	001319914
JEWEL AUTO GLASS INC.....	001106472
K.D. CUSTOM MACHINES INC.....	000813417
LEASE PATHOLOGY LTD.....	001438934
LIMELIGHT LIVERY INC.....	001293029
LUCKYSCREEN INC.....	000862594
MCCAFFERTY RESEARCH SECURITIES CORP.....	000686297
METROPOLY EXCAVATING LTD.....	001144028
MILLENIUM BUILDING SOLUTIONS INC.....	001251290
NAGA SINGA CANA JEWELLERS LTD.....	001273997
NICOLE DOSTAL CONSULTING INC.....	001299281
OMH GENERAL CONSTRUCTION SERVICES INC.....	001180933
PALADIEM.COM LIMITED.....	001438418
PARATECH INNOVATIONS INC.....	001192839
PASTARELLI'S RESTAURANT INC.....	001101698
PEEL DENTAL SERVICES INC.....	000922435
PEREGRINE (ST. JOSEPH) CONDOMINIUMS LTD.....	001366927
PERTH TEMPORARY HELP SERVICES INC.....	001158962
PINEWILLOW FILM PRODUCTIONS INC.....	001290863
PLANNED MEDIA ADVERTISING GROUP LTD.....	000366576
PLAYA DEL RIO INC.....	000620745
PLAYERS ACQUISITION GROUP INC.....	001433572
PORTABELLO PLUS FARMS LTD.....	001284461
PRESTIK MANUFACTURING INC.....	001151653
REVENUE OPPORTUNITIES INC.....	000995821
ROBERT BROOKS BEST AUTO RENTAL AND LEASING INC.....	001070660
ROWLYN BUSINESS SYSTEMS INCORPORATED.....	000267473
SCAILA FINE FURNITURE IMPORTING INC.....	000518762
SEPOL DRYWALL INC.....	001279489
SILKSCREEN ADVERTISING INC.....	000961416
SNIDER HOLDINGS LIMITED.....	000070708
T.L.S. HOLDINGS INC.....	001299768
TEAM EFFORT SERVICES LIMITED.....	000330546
THE BPC GROUP INC.....	001257439
TOP SPORTS NETWORK INC.....	001093074
TRADEWOOD HOLDINGS LIMITED.....	000207886
U.Y.B. RECYCLING INTERNATIONAL INC.....	001364131
VIKKI GIFT SHOPPES LTD.....	000615774
WORLD INVESTMENT NETWORK INC.....	000914234
1013818 ONTARIO LIMITED.....	001013818
1020120 ONTARIO INC.....	001020120
1034292 ONTARIO INC.....	001034292
1039995 ONTARIO LTD.....	001039995
1050382 ONTARIO LIMITED.....	001050382
1067441 ONTARIO INC.....	001067441
1082953 ONTARIO LIMITED.....	001082953
1084862 ONTARIO INC.....	001084862
1098306 ONTARIO INC.....	001098306
1107077 ONTARIO LTD.....	001107077
1121978 ONTARIO INC.....	001121978
1139097 ONTARIO LTD.....	001139097
1145550 ONTARIO LTD.....	001145550
1169799 ONTARIO LIMITED.....	001169799
1172344 ONTARIO INC.....	001172344
1178440 ONTARIO INC.....	001178440
1205569 ONTARIO LTD.....	001205569

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1207712 ONTARIO INC.....	001207712
1216219 ONTARIO LIMITED.....	001216219
1240870 ONTARIO INC.....	001240870
1264227 ONTARIO INC.....	001264227
1276283 ONTARIO INC.....	001276283
1285290 ONTARIO LIMITED.....	001285290
1298370 ONTARIO LTD.....	001298370
1306320 ONTARIO LIMITED.....	001306320
1308633 ONTARIO INC.....	001308633
1314377 ONTARIO LTD.....	001314377
1320386 ONTARIO INC.....	001320386
1337414 ONTARIO LTD.....	001337414
1349806 ONTARIO LIMITED.....	001349806
1352997 ONTARIO INC.....	001352997
1362589 ONTARIO LIMITED.....	001362589
1403168 ONTARIO LIMITED.....	001403168
1475948 ONTARIO INC.....	001475948
1512691 ONTARIO LIMITED.....	001512691
529809 ONTARIO INC.....	000529809
606310 ONTARIO INC.....	000606310
688452 ONTARIO LIMITED.....	000688452
713718 ONTARIO LIMITED.....	000713718
736723 ONTARIO LIMITED.....	000736723
792014 ONTARIO LIMITED.....	000792014
846926 ONTARIO LIMITED.....	000846926
866182 ONTARIO LIMITED.....	000866182
978993 ONTARIO LTD.....	000978993
980630 ONTARIO LTD.....	000980630
985873 ONTARIO INC.....	000985873

(138-G947) B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution (Non-respect de la Loi sur l'imposition des corporations)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 12 September, 2005 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats de constitution dont les 12 septembre 2005 pour non-respect des dispositions de la *Loi sur l'imposition des corporations* et que la dissolution des sociétés concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2005-09-12	
ABOVE WINDOW CLEANING LTD.....	001024868
ADSUM MARKETING SERVICES INC.....	001236066
ALLAN W. FOSTER & ASSOCIATES LIMITED.....	000345662
APEX ADVANCED TECHNOLOGIES (TORONTO) INC.....	001028912
BADGLEY HOLDINGS INC.....	000686164
BOLTON GENERAL CONTRACTORS LTD.....	001016132

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
BONAVENTURE INTERNATIONAL PRODUCTIONS INC.	000518797
BREEZECOM CANADA INC.	001165022
BUSINESS EXPRESS CENTRES INC.	001217929
CAFFE L'ESPRESSO BAR INC.	001415959
CAMERON-TAYLOR COMMUNICATIONS INC.	001286293
CEG CORPORATION	000919834
CHRISTINA M. PARKER & ASSOCIATES INC.	001035145
CIRCUIT ALARM TECHNOLOGIES INC.	001328702
DANIT MANAGEMENT CORPORATION	000355182
DECO AGENCY INC.	000934117
DESRO REALTY LIMITED	000299919
DMS DESTINATION MARKETING SERVICES (1996) INC.	001185430
DOTCOM CAFE INC.	001156018
ENGLISH 2001 INC.	001220621
EVERY MINUTE COUNTS INC.	001118199
FABRENE HOLDINGS INC.	000905652
FAIRMOUNT HOMES LTD.	000813258
FIRHOJ ENTERPRISES INC.	000774354
FIRST TELECOM INC./TELECOM PREMIERE INC.	001286876
G. W. M. ENTERPRISES LTD.	001063850
G.J. WIGGERS & ASSOC. INC.	000587391
GARWOOD'S OF BRACEBRIDGE LIMITED	000139602
GEORDANS MARINE SERVICES INC.	001136169
GREEN WORLD FRUIT MARKET INC.	001100626
HOIST INTERNATIONAL INC.	001388805
HOME COMFORT STUDIO LTD.	001268719
INTEX INTERIOR & EXTERIOR INC.	001140652
JERAL INC.	000665339
JOHN FRASER ENTERPRISES INCORPORATED	001431690
KAITLYN BROOK PROPERTIES LTD.	000518700
KUBASSEK HOMES (PLATTSVILLE) LTD.	000993595
LALLY BAY HOLDINGS INC.	000985988
LANCASTER DISCOUNT FOODS LIMITED	000303106
LCC QUEEN'S INC.	000994991
LEATHER FOREVER INC.	000454952
LES BOYS APPLIANCES LIMITED	000233441
LET'S LANDSCAPING-MISSISSAUGA INC.	001116077
LOGICWORKS INC.	001019380
MALTON FURNITURE (1996) LIMITED	001184049
MALTON FURNITURE INC.	000350411
MAXI-POWER CANADA INC.	001026676
MAXIDYNAMICS CANADA LTD.	001160653
MORLEY KATZ HOLDINGS LIMITED	000723374
MR.TRIM THE AUTOMOTIVE SPECIALISTS INC.	000985773
N.R.S. MAYFLOWER REAL ESTATE LTD.	000267252
NETCLASS CONSULTING INC.	001138441
NIGHTINGALE CONTRACT FURNITURE & INTERIORS LTD.	001280875
NORESCO SALES INC.	001095752
ORE SORTERS (CANADA) LTD.	000126854
PASSION ESTHETIQUES CORP.	001131905
PFC FINANCIAL GROUP INC.	001310083
RAMPANT LION ENTERPRISE INC.	001318659
ROMAVON PRODUCTIONS INC.	000719420
RON DANIELS CONSULTANTS INC.	000677810
SAR-MAK LTD.	000815955
SCOREBOARD SPORTS CO. LTD.	000763852
SPINNERS PUB LTD.	000867617
SRP NUWOOD INC.	001143870
SUREWAY AUTO GLASS LIMITED	001028844
TECHPAC SERVICES INC.	001463274
THE GREAT WILDERNESS COMPANY INC.	000867914
TILE MASTER ROOFING GROUP LTD.	000875458
TORONTO MASONRY (1986) LIMITED	000650749
TOTAL INDUSTRIAL MILLWRIGHTING SERVICES LTD.	000816262
TRIPLE R TRANSPORT LIMITED	000370156
URBAN WILDLIFE MANAGEMENT INC.	000925476
VISIONARY SECURITY INCORPORATED	001220716

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
VOST-SIB TRADING HOUSE INC.	001166657
WIL-MANUFACTURING INC.	001077811
YUMMY DONUTS LTD.	000837786
ZEPHYR STUDIOS INC.	000931554
1024828 ONTARIO LTD.	001024828
1029251 ONTARIO INC.	001029251
1045089 ONTARIO INC.	001045089
1062613 ONTARIO INC.	001062613
1073714 ONTARIO LIMITED	001073714
1089935 ONTARIO INC.	001089935
1094774 ONTARIO INC.	001094774
1135432 ONTARIO LIMITED	001135432
1143915 ONTARIO INC.	001143915
1152262 ONTARIO INC.	001152262
1191938 ONTARIO LTD.	001191938
1195872 ONTARIO LIMITED	001195872
1199852 ONTARIO LIMITED	001199852
1204961 ONTARIO INC.	001204961
1279906 ONTARIO INC.	001279906
1281391 ONTARIO INC.	001281391
1293326 ONTARIO INC.	001293326
1306275 ONTARIO INC.	001306275
1340364 ONTARIO INC.	001340364
1378610 ONTARIO LTD.	001378610
1469437 ONTARIO INC.	001469437
1494959 ONTARIO INC.	001494959
2002703 ONTARIO INC.	002002703
233261 ONTARIO LIMITED	000233261
583132 ONTARIO LIMITED	000583132
635139 ONTARIO LIMITED	000635139
738431 ONTARIO LTD.	000738431
806722 ONTARIO LIMITED	000806722
834093 ONTARIO LIMITED	000834093
881707 ONTARIO LIMITED	000881707
895229 ONTARIO LIMITED	000895229
921560 ONTARIO LIMITED	000921560
933717 ONTARIO INC.	000933717
936613 ONTARIO LIMITED	000936613
957319 ONTARIO LTD.	000957319
974710 ONTARIO LIMITED	000974710
980714 ONTARIO INC.	000980714

(138-G948)

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-07-26	
RETAIL THEATRE INC.	002022256
2005-07-27	
424691 ONTARIO LIMITED	000424691

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-08-16	
COM-SERVE CORPORATION	000693091
2005-08-18	
MEH FINANCIAL SERVICES LIMITED	000782122
2005-08-25	
BARNES HOLDINGS INC.	000319041
BSD EXPRESS INC.	002047538
CANADIAN-RUSSIAN BUSINESS CENTRE FOR ECONOMIC, SCIENTIFIC, AND TECHNOLOGICAL COOPERATION LTD.	001192225
DAN SHAPIRO INVESTMENT MANAGEMENT LTD.	000389223
GIORDANO CONSTRUCTION LIMITED	001191769
MINORU INTERNATIONAL BUILDERS LTD.	000859564
NM SYSTEMS INC.	001258179
NORTH HILL ENTERPRISES LIMITED	002006719
PAUL MORIN ENTERPRISES INC.	000915238
PRATO OF ITALY LIMITED	000148215
RED TIDE TRADING LTD.	001283564
S.B. SOBEL PROGRAMS INC.	000991492
SONALTO INVESTMENTS LIMITED	000230014
SUMMIT LITHOGRAPHY LTD.	000859355
VINCUSYS INC.	001528029
WENZEL FUNERAL HOME LTD.	001490650
WEST GROUP INTERNATIONAL DEVELOPMENTS INC.	001294230
1041735 ONTARIO INC.	001041735
1450590 ONTARIO INC.	001450590
1535471 ONTARIO INC.	001535471
1537325 ONTARIO INC.	001537325
1580801 ONTARIO LTD.	001580801
729843 ONTARIO LIMITED	000729843
898412 ONTARIO LIMITED	000898412
954275 ONTARIO LIMITED	000954275
963586 ONTARIO INC.	000963586
2005-08-26	
ALJEAN MANAGEMENT LIMITED	000444832
B.C.B. BEST SERVICE INC.	001144241
DI CIO AND SONS INC.	001095150
EURO-ARCH CANADA INC.	001316020
FERRACORP 2000 INC.	001273333
FIRST NATIONS TRAVEL INC.	001024389
JANUS PROPERTY CORPORATION	001441266
LIBERTY TRAVEL INC.	000655641
NEVISON & BEST JEWELLERS INC.	001074759
REID DENTAL HYGIENE SERVICES LTD.	001418995
RIVERS DRIVING SERVICES LTD.	001429037
RUSSELL PARK ESTATES INC.	000971020
1351596 ONTARIO INC.	001351596
574035 ONTARIO INC.	000574035
654753 ONTARIO LIMITED	000654753
2005-08-29	
ARTS INTERACTIVE INC.	001268065
DJC INVESTMENT HOLDINGS INC.	001016615
JENCON MANAGEMENT LIMITED	000478609
MCILROY & COMPANY INC.	000665128
PARALLAX BROCK LTD.	000664229
PRIME HERB CANADA INC.	001523885
RON BLACKALL LIMITED	000359225
SLQ GRAPHICS LIMITED	001194792
SUPER SPEED TRANSPORTATION LTD.	001300051
SWL INVESTMENTS LTD.	000499905
TEW TORONTO HOLDINGS LTD.	000748913
THE LAN SHOPPE HOLDINGS INC.	001039220
TOUCH A RAINBOW THERAPEUTIC RIDING FOR DISABLED PERSONS LTD.	001032233
VALUE VITAMINS LTD.	001392468
1181773 ONTARIO LTD.	001181773
1364119 ONTARIO INC.	001364119
1487619 ONTARIO LIMITED	001487619
383821 ONTARIO LIMITED	000383821
591206 ONTARIO LIMITED	000591206

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
879145 ONTARIO LIMITED	000879145
974068 ONTARIO INC.	000974068
981889 ONTARIO INC.	000981889
2005-08-30	
ATLAS REHABILITATION CENTRE INC.	001181853
BEST CHOICE MOBILE DRY CLEANING LTD.	001016231
BORLAN'S ICE CREAM CO. LTD.	001138291
CAE INTERNATIONAL STUDY, CULTURE, EDUCATION AND TALENT COMMUNICATION INC.	001509712
COCO ENTERPRISES INC.	001579854
FICHT BROS. INDUSTRIAL COATINGS INC.	002002404
FIFTH TERRAGAR HOLDINGS LIMITED	000728549
GLIXTON DEVELOPMENTS LIMITED	000819741
INTERNATIONAL DRUGS LTD.	001411484
JEKEL PUBLISHING INC.	000773969
KOBE FAMILY RESTAURANTS INC.	000954616
MARCAM DISTRIBUTIONS INC.	001503817
MILDENHALL DEVELOPMENTS INC.	001056983
STANDARD VENTURE PARTNERS INC.	001203427
SUNLIGHT PAINTING & DECORATING INC.	000700620
THE BABY NEEDS OUTLET INC.	000837352
TRAHAIR & ASSOCIATES INC.	001192032
VIEWSTAR INTERNATIONAL INC.	000781257
YORK MUTUAL INVESTMENTS LIMITED	000139054
1029029 ONTARIO LTD.	001029029
1055741 ONTARIO INC.	001055741
1149763 ONTARIO LIMITED	001149763
1156315 ONTARIO LIMITED	001156315
1164844 ONTARIO INC.	001164844
1246311 ONTARIO INC.	001246311
608564 ONTARIO INC.	000608564
921794 ONTARIO LIMITED	000921794
963653 ONTARIO LIMITED	000963653
2005-08-31	
ACCVISION BUSINESS CONSULTANTS INC.	001129685
BRANDT'S AIR-CONDITIONING & REFRIGERATION LIMITED	000414956
142762 ONTARIO LIMITED	000142762
2005-09-03	
BOJAI INVESTMENTS LIMITED	000253396
2005-09-06	
AMERICAN POWER SUPPLY CO. LTD.	001622663
DORLEN RENOVATIONS INC.	001410380
LORJA HOLDINGS INC.	001199754
PLEIDES COMPANY INC.	000888124
SUPERSPEED FOREIGN EXCHANGE LTD.	001126316
TEMISKAMING VENDING LTD.	000499377
VASTEX INTERNATIONAL LIMITED	000427005
1121760 ONTARIO INC.	001121760
1257248 ONTARIO INC.	001257248
1371566 ONTARIO INC.	001371566
1372667 ONTARIO LIMITED	001372667
1437728 ONTARIO LTD.	001437728
2005-09-07	
1501996 ONTARIO LIMITED	001501996
2005-09-08	
G.M.S.G. ENTERPRISES INC.	001010651
J&C ENTERPRISES INC.	001202284
ROCKLAND ELECTRIC LTD.	001026370
THE MERLIE DELEON CORP.	000948818
1346827 ONTARIO LTD.	001346827
823623 ONTARIO INC.	000823623
2005-09-09	
T-G OFFICE SERVICES LIMITED	000272782
1171482 ONTARIO INC.	001171482
1312769 ONTARIO INC.	001312769
2005-09-12	
ANTHONY'S ENTERPRISES INC.	001235700
FONG'S COMPANY LIMITED	000257885
TRILITH TECHNOLOGIES INC.	001202747
WILLIAM KEITH CONSULTING INC.	001275935

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
1211302 ONTARIO LIMITED	001211302
544429 ONTARIO LIMITED	000544429
769552 ONTARIO INC.	000769552
2005-09-13	
WATERSHED ENERGY SYSTEMS CORP.	000946009
1078654 ONTARIO INC.	001078654
1586974 ONTARIO INC.	001586974
1615531 ONTARIO INC.	001615531
2005-09-14	
BARTEX CORPORATION	002004698
CROTEAU MACDONALD ARCHITECTURAL PRODUCTS INC.	000920599
DAYNOR ELECTRONICS INC.	000294358
K & K IT CONSULTING INC.	001237116
PETCH TILES CARPET AND VINYL FLOORING LIMITED	000481853
1086695 ONTARIO INC.	001086695
1318958 ONTARIO LTD.	001318958
1375349 ONTARIO LTD.	001375349
1517940 ONTARIO LIMITED	001517940
435001 ONTARIO INC.	000435001
927727 ONTARIO INC.	000927727
2005-09-15	
GREAT LAKES HOME RESTORATIONS & CONTRACTING INC.	001288878
GREAT LAKES TILE INC.	001583869
HAYLIN DEVELOPMENTS INC.	000757398
HODGEJAMES HOLDINGS LIMITED	000876883
HOWARD CUSTOM BUILDERS LIMITED	000264996
J. MINSTER PLUMBING LTD.	000861800
LORD'S CHEMISTS LIMITED	000104788
PROFESSIONAL PAINTING & DECORATING LTD.	000441766
S.G.M. TILE COMPANY LTD.	000781342
THOMAS ADAIR MANAGEMENT SERVICES LTD.	000295266
TRIPLE B STABLES LIMITED	000504530
UNION UTILITIES INC.	001206736
1225296 ONTARIO LTD.	001225296
1356748 ONTARIO INC.	001356748
1460838 ONTARIO INC.	001460838
829629 ONTARIO LIMITED	000829629
843991 ONTARIO INC.	000843991
897706 ONTARIO LIMITED	000897706
998847 ONTARIO LIMITED	000998847
2005-09-16	
BEARBROOK TOURIST RESORT INC.	001414791
CAPITAL ARTS LTD.	001181534
CROWN STRETCH LIMOUSINE INC.	000718525
DREW AUTO DEVELOPMENTS INC.	002049244
DREW RETAIL DEVELOPMENTS INC.	002049247
DREW TRADE DEVELOPMENTS INC.	002049248
EQUIS ENTERPRISES LTD.	001296548
GOLD MAPLE TOURS INC.	001161885
KVAC CAPITAL CORPORATION	000907022
LACO SERVICES INC.	001079962
LIBERAL INTERNATIONAL TRADING COMPANY LTD.	001029212
PINETREE FILMS & ENTERTAINMENT INC.	001097463
ROBINSON CONTROLS INC.	001147181
ROGESH HOLDINGS INC.	001488600
SEDAP TRADING CO. LTD.	001241172
SKYMARK MECHANICAL SYSTEMS INC.	000759947
THE POST-MAN LTD.	001284457
WORKPLACE RESOURCE GROUP INC.	002017784
YOUR CHOICE COFFEE INC.	001179157
1121769 ONTARIO LTD.	001121769
1257639 ONTARIO INC.	001257639
1427197 ONTARIO LTD.	001427197
1547853 ONTARIO INC.	001547853
2073235 ONTARIO INC.	002073235
2005-09-19	
BRENT MAZFLOW INC.	000796862

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
CANADA DA-CHEN SCIENTIFIC CIVILIZATION CO. LTD.	001022448
CAPGRO INVESTMENTS LIMITED	000096042
CENTREPOINT S/W TECHNOLOGIES INC.	000884665
CORIN PROPERTIES INC.	000769441
DARIUS ONLINE LTD.	001422454
EXIT REALTY PROMOTIONS INC.	001342118
J DEAN AUSTIN INVESTMENTS INC.	000520390
M. DI MARCO & SON CONSTRUCTION LIMITED	000290888
MICHIGAN JOISTS INC.	001103096
NEW WORLD OF INTERNATIONAL CO. LTD.	001452570
OGMIOS TECHNOLOGIES INC.	001395629
OSSINGTON TRAVEL LTD.	001392079
OURI ELECTRIC INC.	001078844
PROMENADE-SWISS CORPORATION LIMITED	000079336
RANDEV MASONRY LTD.	001035745
RYSY CONSTRUCTION INC.	001334513
TSELTO INVESTMENTS LTD.	000907601
WIDE EYE PRODUCTIONS INC.	001196093
1007548 ONTARIO LIMITED	001007548
1148337 ONTARIO LTD.	001148337
1402479 ONTARIO LIMITED	001402479
1481551 ONTARIO LTD.	001481551
1492931 ONTARIO LTD.	001492931
1536037 ONTARIO INC.	001536037
1603764 ONTARIO LIMITED	001603764
1626210 ONTARIO INC.	001626210
517642 ONTARIO LIMITED	000517642
643385 ONTARIO LIMITED	000643385
708279 ONTARIO LTD.	000708279
2005-09-20	
CARLOU HOLDINGS INC.	001311729
DYNALOGIC COMPUTER CONSULTANTS INC.	000934562
ESTATE EXPORT WINES LIMITED	001302009
FARRELL'S REFRIGERATION LTD.	000404745
HIGH TECHNOLOGY DISTRIBUTING COMPANY (MVI) INC.	000728127
KLEIN STEVENS INC.	001348515
LISA APPAREL INC.	001379242
LUDRES CO. LTD.	001241447
LY INTERNATIONAL TRADING LTD.	001452547
O MUNDO DO BABE & JEWELLERY INC.	000735882
ONE LITTLE STONE INCORPORATED	000617394
ROSEWOOD MEDTECH INC.	000220766
WCG DECITY SYSTEMS INC.	000877210
WESTCOM GLOBAL NETWORKS LTD.	001657609
1000130 ONTARIO LTD.	001000130
1013396 ONTARIO INC.	001013396
1287599 ONTARIO INC.	001287599
1437923 ONTARIO INCORPORATED	001437923
2043324 ONTARIO INC.	002043324
2058915 ONTARIO INC.	002058915
476106 ONTARIO LIMITED	000476106
977531 ONTARIO LIMITED	000977531
2005-09-21	
ALL-CITY PROPERTY MANAGEMENT INC.	000826719
BREAD CRUMBS LIMITED	001408879
BRM RESEARCH CORPORATION	001027810
CML YACHT SERVICES LTD.	001199870
DALEROSE HOMES (OAKVILLE) LIMITED	001165179
DS PAINTING & DECORATING LTD.	000865688
ESPRIT SCHOOL OF SELF-IMPROVEMENT AND MODELLING INC.	000517101
EXPRESS DRIVERS SERVICES INC.	001467638
GEMINI JEWELLERS LIMITED	000289648
HEIR TRANSPORT LTD.	001316093
J. G. HAM ENTERPRISES LTD.	000342339
JAY PRINTING LTD.	001373686
JB CASH ENTERPRISES INC.	002013679
NIAGARA TITLE CO. INC.	001122020

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie:	compagnie en Ontario

ONTARIO COLLEGE OF ACUPUNCTURE AND CHINESE MEDICINE LIMITED	001161471
SAVE FUND (CANADA) DEVELOPMENT LTD.	001265657
VIBRATION ASSESSMENT LIMITED	000678218
1016340 ONTARIO LIMITED	001016340
1092417 ONTARIO LIMITED	001092417
1220124 ONTARIO INC.	001220124
1276258 ONTARIO INC.	001276258
1298525 ONTARIO INC.	001298525
1421897 ONTARIO INC.	001421897
1589206 ONTARIO INC.	001589206
70 UNIVERSITY PROPERTY CORPORATION	001508058
751546 ONTARIO INC.	000751546
983063 ONTARIO LTD.	000983063
2005-09-22	
JORDAN AND SCHENKER FURS LIMITED	000308633
LOCKETT HOLDINGS INC.	000866085
NEWSIC MEDIA INC.	000908445
REX-ALL HOMES INC.	001403621
RYAN ALLERGY EXTRACTS LIMITED	000127947
1131102 ONTARIO INC.	001131102
1243035 ONTARIO INC.	001243035
1285950 ONTARIO INC.	001285950
1285975 ONTARIO INC.	001285975
947393 ONTARIO LIMITED	000947393

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G949)

Cancellation of Certificate of Incorporation (Business Corporations Act) Annulation de Certificat de Constitution en Personne Morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the Business Corporation Act, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la Loi sur les sociétés par actions, les certificats présentés ci-dessous ont été annulés et les compagnies ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie:	compagnie en Ontario

2005-09-21	
REGIONAL HEALTH ASSESSMENTS INC.	1530526
702475 ONTARIO INC.	702475
1538564 ONTARIO INC.	1538564

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G967)

Cancellations For Cause (Business Corporations Act) Annulation à Juste Titre (Loi sur les Sociétés par Actions)

NOTICE IS HEREBY GIVEN that by orders under section 240 of the Business Corporation Act, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la Loi sur les sociétés par actions, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie:	compagnie en Ontario

2005-09-21	
1124207 ONTARIO INC.	1124207

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G968)

ERRATUM NOTICE Avis D'Erreur

Ontario Corporation Number 547599

Vide Ontario Gazette, Vol. 133-36 dated September 2, 2000

NOTICE IS HEREBY GIVEN that the notice issued under section 240 of the Business Corporations Act, set out in the issue of the Ontario Gazette of September 2, 2000 with respect to the cancellation of the Certificate of Incorporation of **Mardena E. Smith Holdings Ltd.**, was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 133-36 datée septembre 2, 2000

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 240 de la Loi sur les compagnies et énoncé dans la Gazette de l'Ontario du septembre 2, 2000 relativement à l'annulation du certificat de constitution en personne morale de **Mardena E. Smith Holdings Ltd.** a été délivré par erreur et qu'il est nul et sans effet.

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G972)

ERRATUM NOTICE Avis D'Erreur

Ontario Corporation Number 249007

Vide Ontario Gazette, Vol. 133-12 dated March 18, 2000

NOTICE IS HEREBY GIVEN that the notice issued under section 240 of the Business Corporations Act, set out in the issue of the Ontario Gazette of March 18, 2000 with respect to the cancellation of the Certificate of Incorporation of **Wendell J. Smith Enterprises Limited**, was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 133-12 datée mars 18, 2000

PAR LA PRESENTE, nous vous informons que l'avis émis en vertu de l'article 240 de la Loi sur les compagnies et énoncé dans la Gazette de l'Ontario du mars 18, 2000 relativement à l'annulation du certificat de constitution en personne morale de **Wendell J. Smith Enterprises Limited** a été délivré par erreur et qu'il est nul et sans effet.

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G973)

Orders in Council Décrets

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1476/2005

WHEREAS pursuant to subsection 2(1) of the *Executive Council Act*, R.S.O. 1990, c.E.25, a member of the Executive Council has been appointed under the Great Seal to hold office as the Minister Responsible for Aboriginal Affairs;

PURSUANT TO subsections 2(2) and 5(1) of the *Executive Council Act*, notwithstanding any provision of a statute or Order in Council, the administration of the statute set out in the appendix to this Order is assigned to the Minister Responsible for Aboriginal Affairs;

AND Order in Council O.C. 1697/2003 dated November 19, 2003 is revoked.

Recommended DALTON MCGUINITY
Premier and President of the Council

Concurred GERRY PHILLIPS
Chair of Cabinet

Approved and Ordered September 21, 2005.

(138-G950) JAMES BARTLEMAN
Lieutenant Governor of Ontario

Appendix

Statutes Administered by the Minister Responsible for Aboriginal Affairs

*English and Wabigoon River Systems Mercury Contamination
Settlement Agreement Act, 1986*, S.O. 1986, c. 23

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1478/2005

WHEREAS pursuant to subsection 2(1) of the *Executive Council Act*, R.S.O. 1990, c. E.25, a member of the Executive Council has been appointed under the Great Seal to hold office as the Minister of Citizenship and Immigration;

THEREFORE, PURSUANT TO subsections 2(2) and 5(1) of the *Executive Council Act*:

Minister to preside over Ministry

1. The Minister of Citizenship and Immigration ("the Minister") shall preside over a ministry known as the Ministry of Citizenship and Immigration ("the Ministry").

Minister and Ministry: Powers and Duties under the *Ministry of Citizenship and Culture Act*

2. The Minister and the Ministry shall exercise all powers and duties and preside over all programs and activities under the *Ministry of Citizenship and Culture Act*, R.S.O. 1990, c. M.18, in so far as they relate to citizenship and immigration.

Administration of Statutes

3. Despite any provision of a statute or Order in Council, the administration of the statutes set out in the appendix to this Order is assigned to the Minister.

Revocation of Order in Council

4. Order in Council O.C. 1685/2003 dated November 19, 2003 is revoked.

Recommended

DALTON MCGUINITY
Premier and President of the Council

Concurred

GERRY PHILLIPS
Chair of Cabinet

Approved and Ordered September 21, 2005.

(138-G951) JAMES BARTLEMAN
Lieutenant Governor of Ontario

APPENDIX

STATUTES ADMINISTERED BY THE MINISTER OF CITIZENSHIP AND IMMIGRATION

Holocaust Memorial Day Act, 1998, S.O. 1998, c. 25.

Ministry of Citizenship and Culture Act, R.S.O. 1990, c. M.18 in so far as it relates to activities and programs respecting citizenship and immigration.

Remembrance Day Observance Act, 1997, S.O. 1997, c. 18.

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1490/2005

WHEREAS subsection 2(2) of the *Executive Council Act*, R.S.O. 1990, Chapter E.25, provides that the Lieutenant Governor may by order in council prescribe the duties of the ministers of the Crown and the duties of any ministries over which they preside;

AND WHEREAS subsection 5(1) of the *Executive Council Act* provides that any of the powers and duties that have been assigned by law to any minister of the Crown may from time to time by order in council be assigned and transferred for a limited period or otherwise to any other minister by name or otherwise;

THEREFORE, pursuant to subsections 2(2) and 5(1) of the *Executive Council Act*, despite any provision of a statute or Order in Council, the administration of each statute listed in Column 2 of the Schedule to this Order is hereby assigned to the Minister listed opposite that statute in Column 3 of the Schedule;

AND that the appendix to each Order in Council cited in Column 4 of the Schedule is hereby revised by adding to it the statute listed opposite the cited Order in Column 2 of the Schedule;

AND that Order in Council O.C. 438/2005 dated March 23, 2005 is revoked.

Recommended DALTON MCGUINITY
Premier and President of the Council

Concurred GERRY PHILLIPS
Chair of Cabinet

Approved and Ordered September 21, 2005.

(138-G952) JAMES BARTLEMAN
Lieutenant Governor of Ontario

SCHEDULE

Column 1 Item	Column 2 Statute	Column 3 Minister	Column 4 Order in Council
1.	Asian Heritage Act, 2005, S.O. 2005, c. 10	Minister of Culture	OIC 1687/2003 as published in the Ontario Gazette on 10/01/2004
2.	Irish Heritage Day Act, 2004, S.O. 2004, c. 10	Minister of Culture	OIC 1687/2003 as published in the Ontario Gazette on 10/01/2004
3.	Mandatory Gunshot Wounds Reporting Act, 2005, S.O. 2005, c. 9	Minister of Community Safety and Correctional Services	OIC 497/2004 as published in the Ontario Gazette on 27/03/2004
4.	Northern Ontario Grow Bonds Corporation Act, 2004, S.O. 2004, c. 31, Sch. 39	Minister of Northern Development and Mines	OIC 1699/2003 as published in the Ontario Gazette on 10/01/2004
5.	Public Accounting Act, 2004, S.O. 2004, c. 8	Attorney General	OIC 1705/2003 as published in the Ontario Gazette on 10/01/2004
6.	Regional Municipality of Peel Act, 2005, S.O. 2005, c. 20	Municipal Affairs and Housing	OIC 844/2005 as published in the Ontario Gazette on 4/06/2005
7.	Sabrina's Law, 2005, S.O. 2005, c. 7	Minister of Education	OIC 1690/2003 OIC 1687/2003 as published in the Ontario Gazette on 10/01/2004

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1481/2005

WHEREAS pursuant to subsection 2(1) of the *Executive Council Act*, R.S.O. 1990, c.E.25, a member of the Executive Council has been appointed under the Great Seal to hold office as the Minister of the Environment;

THEREFORE, PURSUANT TO subsections 2(2) and 5(1) of the *Executive Council Act*:

Minister to preside over Ministry

1. The Minister of the Environment (the "Minister") shall preside over a ministry known as the Ministry of the Environment ("the Ministry").

Minister and Ministry: Powers and Duties

2. The Minister and Ministry shall exercise all powers and duties and preside over all programs and activities as provided in this Order in Council and as provided under the statutes as set out in the appendix to this Order in Council.
3. The Minister shall be responsible for the administration of the *Nutrient Management Act, 2002*, S.O. 2002, c. 4, except for those aspects thereof related to the development and approval of nutrient management plans and strategies, the creation of a registry for those plans and strategies, the issuance, renewal, amendment, revocation or suspension of licences and certificates, and the delegation of powers and duties pursuant to section 56 of the Act, assigned to the Minister of Agriculture, Food and Rural Affairs.

4. But nothing in this assignment of responsibilities nor in the assignment of responsibilities to the Minister of Agriculture, Food and Rural Affairs with respect to the *Nutrient Management Act, 2002*, S.O. 2002, c. 4, prevents the Minister of the Environment or staff of the Ministry of the Environment from acting under any provisions of the Act, related to inspections, orders and enforcement, or which can be applied to provide support for the responsibilities assigned to the Minister of the Environment, including, but not limited to, responding to appeals of decisions of the Environmental Review Tribunal arising out of instruments issued by staff of the Ministry of the Environment.

Administration of Statutes

5. Despite any provision of a statute or Order in Council, the administration of the statutes as set out in the appendix to this order is assigned to the Minister.

Revocation of Order in Council

6. Order in Council O.C. 57/2005 is revoked.

Recommended DALTON MCGUINITY
Premier and President of the Council

Concurred GERRY PHILLIPS
Chair of Cabinet

Approved and Ordered September 21, 2005.

(138-G953) JAMES BARTLEMAN
Lieutenant Governor of Ontario

Appendix

Statutes Administered by the Minister of the Environment

Adams Mine Lake Act, 2004, S.O. 2004, c. 6
Capital Investment Plan Act, 1993, S.O. 1993, c. 23, in respect of the Ontario Clean Water Agency
Consolidated Hearings Act, R.S.O. 1990, c. C.29
Environmental Assessment Act, R.S.O. 1990, c. E.18
Environmental Bill of Rights, 1993, S.O. 1993, c. 28
Environmental Protection Act, R.S.O. 1990, c. E.19
Environmental Review Tribunal Act, 2000, S.O. 2000, c. 26, Sched. F
Ministry of the Environment Act, R.S.O. 1990, c. M.24
Municipal Water and Sewage Transfer Act, 1997, S.O. 1997, c. 6, Sched. A
Nutrient Management Act, 2002, S.O. 2002, c. 4, except for those aspects thereof related to the development and approval of nutrient management plans and strategies, the creation of a registry for those plans and strategies, the issuance, renewal, amendment, revocation or suspension of licences and certificates, and the delegation of powers and duties pursuant to section 56 of the Act, assigned to the Minister of Agriculture, Food and Rural Affairs.

But nothing in this assignment of responsibilities nor in the assignment of responsibilities to the Minister of Agriculture, Food and Rural Affairs with respect to the *Nutrient Management Act, 2002*, S.O. 2002, c. 4, prevents the Minister of the Environment or staff of the Ministry of the Environment from acting under any provisions of the Act related to inspections, orders and enforcement, or which can be applied to provide support for the responsibilities assigned to the Minister of the Environment, including, but not limited to, responding to appeals of decisions of the Environmental Review Tribunal arising out of instruments issued by staff of the Ministry of the Environment.

Ontario Water Resources Act, R.S.O. 1990, c. O.40

Pesticides Act, R.S.O. 1990, c. P.11

Safe Drinking Water Act, 2002, S.O. 2002, c. 32

Sustainable Water and Sewage Systems Act, 2002, S.O. 2002, c. 29

Waste Diversion Act, 2002, S.O. 2002, c. 6

Waste Management Act, 1992, S.O. 1992, c. 1

Waterfront Regeneration Trust Agency Act, 1992, S.O. 1992, c. 2

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1482/2005

WHEREAS pursuant to subsection 2(1) of the *Executive Council Act*, R.S.O. 1990, c. E.25, a member of the Executive Council has been appointed under the Great Seal to hold office as the Minister of Finance;

THEREFORE, PURSUANT TO subsections 2(2) and 5(1) of the *Executive Council Act*:

Minister to preside over Ministry

1. The Minister of Finance ("the Minister") shall preside over a Ministry known as the Ministry of Finance ("the Ministry").

Powers and Duties of the Minister

2. The Minister shall exercise the powers and duties of the Minister of Transportation under or in relation to the specified sections below of the *Highway Traffic Act*, R.S.O. 1990, c. H.8 that had previously been assigned to the Minister of Transportation by Order in Council O.C. 1702/2003 dated November 13, 2003:

Section 7.3
 Clause 7.4(a)
 Section 7.5
 Section 7.6
 Section 7.7
 Section 7.8
 Section 7.16

The Minister and the Ministry shall exercise all powers and duties and preside over all programs and activities under subsections 4 (3) and (4) and sections 13, 16, 17 and 18 of the *Ontario Strategic Infrastructure Financing Authority Act*, 2002, S.O. 2002, c.22, Schedule A.

Administration of Statutes

3. Despite any provision of a statute or Order in Council, the administration of the statutes set out in the appendix to this Order is assigned to the Minister.

Revocation of Orders in Council

4. The following Orders in Council are revoked: O.C. 1692/2003 dated November 19, 2003, as revised by Orders in Council O.C. 164/2004 dated February 4, 2004, O.C. 381/2004 dated February 26, 2004, O.C. 459/2004 dated March 4, 2004, O.C. 438/2005 dated May 23, 2005 and O.C. 1126/2005 dated June 29, 2005; and O.C. 164/2004 dated February 4, 2004.

Recommended

DALTON MCGUINITY
 Premier and President of the Council

Concurred

GERRY PHILLIPS
 Chair of Cabinet

Approved and Ordered September 21, 2005.

(138-G954)

JAMES BARTLEMAN
 Lieutenant Governor of Ontario

APPENDIX

Statutes Administered by the Minister of Finance

Assessment Act, R.S.O. 1990, c. A.31

Audit Act, R.S.O. 1990, c. A.35

Automobile Insurance Rate Stabilization Act, 2003, S.O. 2003, c. 9

Capital Investment Plan Act, 1993, S.O. 1993, c. 23, except in respect of the Ontario Realty Corporation, the Ontario Clean Water Agency and Part III of the Act

Commercial Concentration Tax Act, R.S.O. 1990, c. C.16

Community Small Business Investment Funds Act, 1992, S.O. 1992, c. 18

Compulsory Automobile Insurance Act, R.S.O. 1990, c. C.25

Co-operative Corporations Act, R.S.O. 1990, c. C.35

Corporations Tax Act, R.S.O. 1990, c. C.40

Credit Unions and Caisses Populaires Act, 1994, S.O. 1994, c. 11

Crown Foundations Act, 1996, S.O. 1996, c. 22

Education Act, R.S.O. 1990, c. E.2, only in respect of the following provisions:

Section 257.2.1
 Section 257.5
 Subsections 257.6(3) to (7) inclusive
 Subsection 257.7(3)
 Subsections 257.10(4) and (5)
 Section 257.12
 Section 257.12.1
 Section 257.12.2
 Sections 257.12.3
 Section 257.13
 Subsection 257.19(4)

Employer Health Tax Act, R.S.O. 1990, c. E.11

Estate Administration Tax Act, 1998, S.O. 1998, c.34, Schedule

Financial Administration Act, R.S.O. 1990, c. F.12

Financial Services Commission Act, 1997, S.O. 1997, c.28

Fiscal Transparency and Accountability Act, 2004, S.O. 2004, c. 27

Fuel Tax Act, R.S.O. 1990 c. F.35

Gasoline Tax Act, R.S.O. 1990, c. G.5

Highway Traffic Act, R.S.O. 1990, c. H.8, section 7.3, clause 7.4(a) and sections 7.5, 7.6, 7.7, 7.8 and 7.16

Income Tax Act, R.S.O. 1990, c. 1.2

Insurance Act, R.S.O. 1990, c. 1.8

Land Transfer Tax Act, R.S.O. 1990, c. L.6

Loan and Trust Corporations Act, R.S.O. 1990, c. L.25

Marine Insurance Act, R.S.O. 1990 c. M.2

Mining Tax Act, R.S.O. 1990, c. M.15

Ministry of Revenue Act, R.S.O. 1990, c. M.33

Ministry of Treasury and Economics Act, R.S.O. 1990, c. M.37

Mortgage Brokers Act, R.S.O. 1990, c. M.39

Motor Vehicle Accident Claims Act, R.S.O. 1990, c. M.41

MPP's Pension Act, 1996, S.O. 1996, c. 6, Sched. A

Municipal Property Assessment Corporation Act, 1997, S.O. 1997, c. 43, Sched. G

Ontario Credit Union League Limited Act, 1972, S.O. 1972, c. 42
Ontario Guaranteed Annual Income Act, R.S.O. 1990, c. O.17
Ontario Home Ownership Savings Plan Act, R.S.O. 1990, c. O.20
Ontario Strategic Infrastructure Financing Authority Act, 2002, S.O. 2002, c. 22, Schedule A
Pensions Benefits Act, R.S.O. 1990, c. P.8
Prepaid Hospital and Medical Services Act, R.S.O. 1990, c. P.21
Province of Ontario Savings Office Act, R.S.O. 1990, c. P.30
Province of Ontario Savings Office Privatization Act, 2002, S.O. 2002, c. 8, Sched. H
Provincial Land Tax Act, R.S.O. 1990, c. P.32
Public Sector Salary Disclosure Act, 1996, S.O. 1996, c. 1, Sched. A
Race Tracks Tax Act, R.S.O. 1990 C. R.1
Registered Insurance Brokers Act, R.S.O. 1990, c. R.19
Retail Sales Tax Act, R.S.O. 1990, c. R.31
Skydome Act (Bus Parking), 2002, S.O. 2002, c. 8, Sched. K
Small Business Development Corporations Act, R.S.O. 1990, c. S. 12
Social Contract Act, 1993, S.O. 1993, c. 5
Statistics Act, R.S.O. 1990, c. S.18
Succession Duty Act Supplementary Provisions Act, 1980, S.O. 1980, c. 28
Superannuation Adjustment Benefits Repeal Act, 1994, S.O. 1994, c. 21
Tax Incentive Zones Act (Pilot Projects), 2002, S.O. 2002, c. 22, Sched. B
Taxpayer Protection Act, 1999, S.O. 1999, c. 7, Sched. A
Tobacco Tax Act, R.S.O. 1990, c. T.10
Unclaimed Intangible Property Act, R.S.O. 1990, c. U.1

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1479/2005

WHEREAS pursuant to subsection 2(1) of the *Executive Council Act*, R.S.O. 1990, c. E.25, a member of the Executive Council has been appointed under the Great Seal to hold office as the Minister of Community and Social Services;

Therefore, pursuant to subsections 2(2) and 5(1) of the *Executive Council Act*:

Minister to preside over Ministry

1. The Minister of Community and Social Services ("the Minister") shall preside over a ministry known as the Ministry of Community and Social Services ("the Ministry").

Minister and Ministry: Powers and Duties

2. The Minister and Ministry shall exercise all powers and duties and preside over all programs and activities under the statutes as set out in the appendix to this Order in Council, including the powers and duties respecting adoption disclosure services under sections 162 to 174 of the *Child and Family Services Act* and any other provision of that Act in so far as it relates to the administration of those sections and the powers and duties of the Attorney General under subsections 4(1), 7(2) and 55(1) of the *Family Responsibility and Support Arrears Enforcement Act*, 1996, S.O. 1996, c. 31.

Administration of Statutes

3. Despite any provision of a statute or Order in Council, the administration of the statutes set out in the appendix to this Order is assigned to the Minister.

Revocation of Order in Council

4. Order in Council O.C. 496/2004 dated March 10, 2004 is revoked.

Recommended

DALTON MCGUINITY
Premier and President of the Council

Concurred

GERRY PHILLIPS
Chair of Cabinet

Approved and Ordered September 21, 2005.

(138-G955)

JAMES BARTLEMAN
Lieutenant Governor of Ontario

APPENDIX

Statutes Administered by the Minister of Community and Social Services

Accessibility for Ontarians with Disabilities Act, 2005, S.O. 2005, c.11
Charitable Institutions Act, R.S.O. 1990, c. C.9 (except for the administration of all powers and duties pertaining to (a) an approved charitable home for the aged; (b) a building or part of a building that, when approved under section 3 of the Act, will be an approved charitable home for the aged; (c) an approved corporation that maintains and operates an approved charitable home for the aged; and (d) a corporation that intends to maintain and operate a charitable institution that, when approved under section 3, will be an approved charitable home for the aged)
Child and Family Services Act, R.S.O. 1990, c. C.11 (sections 162 -174 inclusive)
Deaf-Blind Awareness Month Act, 2000, S.O. 2000, c. 34
Developmental Services Act, R.S.O. 1990, c. D.11 (except for the administration of all powers and duties in so far as they relate to the provision of Long-Term Care Programs and Services)
District Social Services Administration Boards Act, R.S.O. 1990, c. D.15
Family Benefits Act, R.S.O. 1990, c. F.2
Family Responsibility and Support Arrears Enforcement Act, 1996, S.O. 1996, c. 31
Indian Welfare Services Act, R.S.O. 1990, c. I.4
Ministry of Community and Social Services Act, R.S.O. 1990, c. M.20 (in so far as it relates to activities and programs respecting community and social services and except for sections 11.1 and 12 in so far as they relate to Long-Term Care Programs and Services)
Ontarians with Disabilities Act, 2001, S.O. 2001, c. c.32
Ontario Disability Support Program Act, 1997, S.O. 1997, c. 25, Sched. B
Ontario Works Act, 1997, S.O. 1997, c. 25, Sched. A
Social Work and Social Service Work Act, 1998, S.O. 1998, c. 31
Soldiers' Aid Commission Act, R.S.O. 1960, c. 377

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1480/2005

WHEREAS pursuant to subsection 2(1) of the *Executive Council Act*, R.S.O. 1990, c. E.25, a member of the Executive Council has been appointed under the Great Seal to hold office as the Minister of Economic Development and Trade;

THEREFORE, PURSUANT TO subsections 2(2) and 5(1) of the *Executive Council Act*:

Minister to preside over ministry

1. The Minister of Economic Development and Trade ("the Minister") shall preside over a ministry known as the Ministry of Economic Development and Trade ("the Ministry").

Assignment of ministerial powers, duties

2. The Minister shall exercise the powers and perform the duties of the office of Minister of Industry, Trade and Technology that had previously been assigned to the Minister of Economic Development and Trade by Order in Council 1689/2003 dated November 19, 2003.
3. The Minister shall exercise the powers and perform the duties in relation to communication that had previously been assigned to the Minister of Economic Development and Trade by Order in Council 1689/2003.
4. Despite any provision of a statute or Order in Council, the administration of the statutes set out in the Appendix to this Order is assigned to the Minister.

Ministry

5. The Ministry shall carry out the functions and responsibilities in relation to the *Ministry of Industry, Trade and Technology Act* and in relation to communication that had previously been assigned to the Ministry of Economic Development and Trade by Order in Council 1689/2003.

Revocation of Orders in Council

6. Order in Council O.C. 1689/2003 is revoked.

Recommended

DALTON MCGUINITY
Premier and President of the Council

Concurred

GERRY PHILLIPS
Chair of Cabinet

Approved and Ordered September 21, 2005.

(138-G956) JAMES BARTLEMAN
Lieutenant Governor of Ontario**APPENDIX****STATUTES ADMINISTERED BY THE
MINISTER OF ECONOMIC DEVELOPMENT AND TRADE***Development Corporations Act*, R.S.O. 1990, c. D.10*IDEA Corporation Act*, 1981, S.O. 1981, c. 34*Ministry of Industry, Trade and Technology Act*, R.S.O. 1990, c. M.27*Research Foundation Act*, R.S.O. 1990, c. R.27

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1483/2005

WHEREAS pursuant to subsection 2(1) of the *Executive Council Act*, R.S.O. 1990, c. E.25, a member of the Executive Council has been appointed under the Great Seal to hold office as the Chair of the Management Board of Cabinet;

THEREFORE, PURSUANT TO subsections 2(2) and 5(1) of the *Executive Council Act*, despite any provision of a statute or Order in Council, the administration of the statutes set out in the appendix to this order is assigned to the Chair of the Management Board of Cabinet.

Recommended

DALTON MCGUINITY
Premier and President of the Council

Concurred

GERRY PHILLIPS
Chair of Cabinet

Approved and Ordered September 21, 2005.

(138-G957)

JAMES BARTLEMAN
Lieutenant Governor of Ontario**APPENDIX****Statutes Administered by the Chair
of the Management Board of Cabinet***Management Board of Cabinet Act*, R.S.O. 1990, c. M.1*Treasury Board Act*, 1991, S.O. 1991, c. 14

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1344/2005

WHEREAS pursuant to subsection 2(1) of the *Executive Council Act*, R.S.O. 1990, c. E.25, a member of the Executive Council has been appointed under the Great Seal to hold office as the Minister of Government Services;

THEREFORE, PURSUANT TO subsections 2(2) and 5(1) of the *Executive Council Act*,

Minister to preside over ministry

1. The Minister of Government Services ("the Minister") shall preside over a ministry known as the Ministry of Government Services;

Minister to be responsible for CFL/HRM

2. The Minister shall be responsible for the Centre for Leadership and Human Resource Management, Cabinet Office, except for the programs and services provided or administered by the Centre for Leadership and Learning Division, for which the Premier and President of the Council is responsible;

Assignment and transfer of ministerial powers, duties

3. The Minister shall exercise the powers and perform the duties that had previously been exercised and performed by the Chair of the Management Board of Cabinet ("the Chair"), and such powers and duties are assigned and transferred to the Minister accordingly, in respect of the following matters:

- a) The powers and duties of the Minister of Government Services that had previously been assigned and transferred to the Chair by Order in Council 356/93 dated February 3, 1993 and Order in Council 1696/2003 dated November 19, 2003, except for those powers and duties which are assigned and transferred to the Minister of Public Infrastructure Renewal in respect of the Ontario Realty Corporation and real property matters;
- b) The powers and duties of the Chair in respect of the following Acts: the *Cabinet Ministers' and Opposition Leaders' Expenses Review and Accountability Act*, 2002, S.O. 2002, c. 34, Sched. A; the *Courts of Justice Act*, R.S.O. 1990, c. C.43 (including the Schedule to the Act, O. Reg. 407/93 and O. Reg. 67/92); the *Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. F.31 (in particular R.R.O. 1990, Reg. 460); the *Justices of the Peace Act*, R.S.O. 1990, c. J.4 (in particular O. Reg. 319/00); the *Municipal Freedom of Information and Protection of Privacy Act*, R.S.O. 1990, c. M.56; the *Public Service Act*, R.S.O. 1990, c. P.47; and the *Public Service Pension Act*, R.S.O. 1990, c. P.48 (including Schedule 1 to the Act, the Public Service Pension Plan);

4. The Minister shall exercise the powers and perform the duties that had previously been exercised and performed by the Minister of Consumer and Business Services, and such powers and duties are assigned and transferred to the Minister accordingly;
5. The Minister shall exercise the powers and perform the duties that had previously been exercised and performed by the Minister of Finance and that had been assigned and transferred to the Minister by Order in Council 1126/2005 dated June 29, 2005 and to the Chair by Order in Council 438/2005 dated March 23, 2005, and such powers and duties are assigned and transferred to the Minister accordingly, in respect of the following Acts: the *Commodity Futures Act*, R.S.O. 1990, c. C.20; the *Securities Act*, R.S.O. 1990, c. S.5; the *Toronto Futures Exchange Act*, R.S.O. 1990, c. T.14; the *Toronto Stock Exchange Act*, R.S.O. 1990, c. T.15; and the *Trust Beneficiaries' Liability Act*, 2004, S.O. 2004, c. 29, Sched. A; and such assignment and transfer to the Minister shall not affect the duties and responsibilities of the Deputy Minister of Finance or of any of the employees of the Ministry of Finance in so far as they relate to the administration of these Acts, except that they shall perform them under the Minister's direction;
6. Despite any provision of a statute or Order in Council, the administration of the statutes set out in the Appendix to this Order in Council is assigned to the Minister;

Deputy Minister

7. The Deputy Minister of Government Services and Associate Secretary of the Cabinet, Centre for Leadership and Human Resource Management shall, in addition to the powers and duties of the Deputy Minister of Government Services, exercise the powers and perform the duties that had previously been exercised and performed by the Deputy Minister of Consumer and Business Services, including the powers and duties of the Queen's Printer for Ontario;

Ministry

8. The Ministry of Government Services ("the Ministry") shall carry out the functions and responsibilities of the Ministry that had previously been assigned and transferred to the Management Board Secretariat by Order in Council 1696/2003 dated November 19, 2003, except for those functions and responsibilities which are assigned and transferred to the Ministry of Public Infrastructure Renewal in respect of the Ontario Realty Corporation and real property matters;
9. The Ministry shall carry out the functions and responsibilities that had previously been carried out by the Ministry of Consumer and Business Services;

Revocation of Orders in Council

10. The following Orders in Council are revoked: O.C. 356/93 dated February 3, 1993; O.C. 1686/2003 and O.C. 1696/2003 dated November 19, 2003; and O.C. 1126/2005 dated June 29, 2005.

Recommended DALTON MCGUINITY
Premier and President of the Council

Concurred DWIGHT DUNCAN
Chair of Cabinet

Approved and Ordered August 18, 2005.

(138-G958) JAMES BARTLEMAN
Lieutenant Governor of Ontario

APPENDIX

STATUTES ADMINISTERED BY THE MINISTER OF GOVERNMENT SERVICES

Alcohol and Gaming Regulation and Public Protection Act, 1996, S.O. 1996, c. 26, Sched.

Apportionment Act, R.S.O. 1990, c. A.23

Archives Act, R.S.O. 1990, c. A.27

Arthur Wishart Act (Franchise Disclosure), 2000, S.O. 2000, c. 3

Assignments and Preferences Act, R.S.O. 1990, c. A.33

Athletics Control Act, R.S.O. 1990, c. A.34

Bailiffs Act, R.S.O. 1990, c. B.2

Boundaries Act, R.S.O. 1990, c. B.10

Business Corporations Act, R.S.O. 1990, c. B.16

Business Names Act, R.S.O. 1990, c. B.17

Business Regulation Reform Act, 1994, S.O. 1994, c. 32

Cabinet Ministers' and Opposition Leaders' Expenses Review and Accountability Act, 2002, S.O. 2002, c. 34, Sched. A

Cemeteries Act (Revised), R.S.O. 1990, c. C.4

Certification of Titles Act, R.S.O. 1990, c. C.6

Change of Name Act, R.S.O. 1990, c. C.7

Collection Agencies Act, R.S.O. 1990, c. C.14

Collision Repair Standards Act, 2002, S.O. 2002, c. 31

Commodity Futures Act, R.S.O. 1990, c. C.20

Condominium Act, 1998, S.O. 1998, c. 19

Consumer Protection Act, 2002, S.O. 2002, c. 30, Sched. A

Consumer Reporting Act, R.S.O. 1990, c. C.33

Corporations Act, R.S.O. 1990, c. C.38

Corporations Information Act, R.S.O. 1990, c. C.39

Debt Collectors Act, R.S.O. 1990, c. D.4

Discriminatory Business Practices Act, R.S.O. 1990, c. D.12

Electricity Act, 1998, S.O. 1998, c. 15, Sched. A, Part VIII

Electronic Registration Act (Ministry of Consumer and Business Services Statutes), 1991, S.O. 1991, c. 44

Extra-Provincial Corporations Act, R.S.O. 1990, c. E.27

Factors Act, R.S.O. 1990, c. F.1

Film Classification Act, 2005, S.O. 2005, c. 17

Flag Act, R.S.O. 1990, c. F.20

Floral Emblem Act, R.S.O. 1990, c. F.21

Freedom of Information and Protection of Privacy Act, R.S.O. 1990, c. F.31

Funeral, Burial and Cremation Services Act, 2002, S.O. 2002, c. 33

Funeral Directors and Establishments Act, R.S.O. 1990, c. F.36

Gaming Control Act, 1992, S.O. 1992, c. 24

Government Advertising Act, 2004, S.O. 2004, c. 20

Horse Riding Safety Act, 2001, S.O. 2001, c. 4

Land Registration Reform Act, R.S.O. 1990, c. L.4

Land Titles Act, R.S.O. 1990, c. L.5

Licence Appeal Tribunal Act, 1999, S.O. 1999, c. 12, Sched. G

Limited Partnerships Act, R.S.O. 1990, c. L.16

Liquor Licence Act, R.S.O. 1990, c. L.19

Lobbyists Registration Act, 1998, S.O. 1998, c. 27, Sched.

Marriage Act, R.S.O. 1990, c. M.3

Ministry of Consumer and Business Services Act, R.S.O. 1990, c. M.21

Ministry of Government Services Act, R.S.O. 1990, c. M.25 (except in respect of the Ontario Realty Corporation and real property matters)

Motor Vehicle Dealers Act, R.S.O. 1990, c. M.42

Motor Vehicle Dealers Act, 2002, S.O. 2002, c. 30, Sched. B

Municipal Freedom of Information and Protection of Privacy Act, R.S.O. 1990, c. M.56

Official Notices Publication Act, R.S.O. 1990, c. O.3

Ontario New Home Warranties Plan Act, R.S.O. 1990, c. O.31

Ontario Public Service Employees' Union Pension Act, 1994, S.O. 1994, c. 17, Sched.

Paperback and Periodical Distributors Act, R.S.O. 1990, c. P.1

Partnerships Act, R.S.O. 1990, c. P.5

Personal Property Security Act, R.S.O. 1990, c. P.10

Public Service Act, R.S.O. 1990, c. P.47

Public Service Pension Act, R.S.O. 1990, c. P.48

Racing Commission Act, 2000, S.O. 2000, c. 20

Real Estate and Business Brokers Act, R.S.O. 1990, c. R.4

Real Estate and Business Brokers Act, 2002, S.O. 2002, c. 30, Sched. C

Registry Act, R.S.O. 1990, c. R.20

Repair and Storage Liens Act, R.S.O. 1990, c. R.25

Residential Complex Sales Representation Act, R.S.O. 1990, c. R.28

Retail Business Holidays Act, R.S.O. 1990, c. R.30

Safety and Consumer Statutes Administration Act, 1996, S.O. 1996, c.19

Securities Act, R.S.O. 1990, c. S.5

Technical Standards and Safety Act, 2000, S.O. 2000, c. 16

Theatres Act, R.S.O. 1990, c. T.6

Toronto Futures Exchange Act, R.S.O. 1990, c. T.14

Toronto Stock Exchange Act, R.S.O. 1990, c. T.15

Travel Industry Act, 2002, S.O. 2002, c. 30, Sched. D

Trust Beneficiaries' Liability Act, 2004, S.O. 2004, c. 29, Sched. A

Vintners Quality Alliance Act, 1999, S.O. 1999, c. 3

Vital Statistics Act, R.S.O. 1990, c. V.4

Wine Content and Labelling Act, 2000, S.O. 2000, c. 26, Sched. P

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1485/2005

WHEREAS, pursuant to subsection 2(1) of the *Executive Council Act*, R.S.O. 1990, c. E.25, a member of the Executive Council has been appointed under the Great Seal to hold office as the Minister of Health Promotion;

THEREFORE, PURSUANT TO subsections 2(2) and 5(1) of the *Executive Council Act*:

Minister to preside over Ministry

1. The Minister of Health Promotion ("the Minister") shall preside over a ministry known as the Ministry of Health Promotion ("the Ministry").

Minister and Ministry: Powers and Duties

2. The Minister and the Ministry shall exercise all powers and duties and preside over all programs and activities under the *Ministry of Health and Long-Term Care Act*, R.S.O. 1990, c. M.26 in so far as they relate to health promotion.
3. But nothing in the assignment of these responsibilities nor in the assignment of responsibilities to the Minister of Health and Long-Term Care and the Ministry of Health and Long-Term Care with respect to the *Ministry of Health and Long-Term Care Act* prevents the Minister of Health and Long-Term Care nor staff of the Ministry of Health and Long-Term Care from acting under any provision of the Act which can be applied to provide support for the responsibilities assigned to the Minister of Health and Long-Term Care and the Ministry of Health and Long-Term Care.
4. The Minister and the Ministry shall exercise the powers and duties and preside over the programs and activities under the following provisions of the *Health Protection and Promotion Act*:

- i. section 7, in so far as it relates to the following mandatory health programs and services: Chronic Disease Prevention, Injury Prevention, including Substance Abuse Prevention, Child Health and Reproductive Health, as described in guidelines published under section 7; and

- ii. any other provision of that Act in so far as it relates to the administration or enforcement of section 7 respecting those programs and services assigned pursuant to paragraph i. above, including, but not limited to, sections 76, 80, 82, 83, 84, 85, 86.3 and 86.4 of the Act.

5. The Minister and Ministry shall exercise all the powers and duties and preside over the programs and activities under the *Tobacco Control Act*, 1994 with the exception of the provisions of that Act respecting the forfeiture of funds to the Minister of Finance.

6. The Minister and the Ministry shall exercise all powers and duties and preside over all programs and activities with respect to recreation formerly exercised by and assigned by law to the Minister of Tourism and Recreation and the Ministry of Tourism and Recreation.

7. The Minister and the Ministry shall exercise all powers and duties and preside over all programs and activities under the *Ministry of Tourism and Recreation Act*, R.S.O. 1990, c. M.35, in so far as they relate to recreation.

Administration of Statutes

8. Despite any provision of a statute or Order in Council, the administration of the statutes set out in the appendix to this Order is assigned to the Minister.

Recommended

DALTON MCGUINITY
Premier and President of the Council

Concurred

GERRY PHILLIPS
Chair of Cabinet

Approved and Ordered September 21, 2005.

(138-G959) JAMES BARTLEMAN
Lieutenant Governor of Ontario

Appendix

Statutes Administered by the Minister of Health Promotion

City of Toronto XXIX Summer Olympic Games Bid Endorsement Act, 1998, S.O. 1998, c. 32

Community Recreation Centres Act, R.S.O. 1990, c. C.22

Health Protection and Promotion Act, R.S.O. 1990, c. H.7, section 7, in so far as it relates to the following mandatory health programs and services: Chronic Disease Prevention, Injury Prevention, including Substance Abuse Prevention, Child Health and Reproductive Health, as described in guidelines published under section 7, and any other provision of that Act in so far as it relates to the administration or enforcement of section 7 respecting those programs and services, including, but not limited to, sections 76, 80, 82, 83, 84, 85, 86.3 and 86.4 of the Act

Ministry of Health and Long-Term Care Act, R.S.O. 1990, c. M.26, in so far as it relates to health promotion. But nothing in the assignment of these responsibilities nor the assignment of responsibilities to the Minister of Health and Long-Term Care and the Ministry of Health and Long-Term Care prevents the Minister of Health and Long-Term Care or staff of the Ministry of Health and Long-Term Care from acting under any provision of the Act which can be applied to provide support for the responsibilities assigned to the Minister of Health and Long-Term Care and the Ministry of Health and Long-Term Care

Ministry of Tourism and Recreation Act, R.S.O. 1990, c. M.35, in so far as it relates to activities and programs respecting recreation

Tobacco Control Act, 1994, S.O. 1994, c.10 (Effective May 31, 2006, the short title of the Tobacco Control Act, 1994 is repealed by the

Statutes of Ontario 2005, chapter 18, section 1 and the following substituted: Smoke-Free Ontario Act)

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1486/2005

WHEREAS pursuant to subsection 2(1) of the *Executive Council Act*, R.S.O. 1990, c.E.25, a member of the Executive Council has been appointed under the Great Seal to hold office as the Minister of Intergovernmental Affairs;

THEREFORE, PURSUANT TO subsections 2(2) and 5(1) of the *Executive Council Act*:

Minister to preside over Ministry

1. The Minister of Intergovernmental Affairs ("the Minister") shall preside over a ministry known as the Ministry of Intergovernmental Affairs ("the Ministry").

Administration of Statutes

2. Despite any provision of a statute or Order in Council, the administration of the statute set out in the appendix to this Order is assigned to the Minister.

Recommended

DALTON MCGUINITY
Premier and President of the Council

Concurred

GERRY PHILLIPS
Chair of Cabinet

Approved and Ordered September 21, 2005.

(138-G960)

JAMES BARTLEMAN
Lieutenant Governor of Ontario

Appendix

Statutes Administered by the Minister of Intergovernmental Affairs

Ministry of Intergovernmental Affairs Act, R.S.O. 1990, c. M.28

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1484/2005

WHEREAS, pursuant to subsection 2(1) of the *Executive Council Act*, R.S.O. 1990, c. E.25, a member of the Executive Council has been appointed under the Great Seal to hold office as the Minister of Health and Long-Term Care;

THEREFORE, PURSUANT TO subsections 2(2) and 5(1) of the *Executive Council Act*:

Minister to preside over Ministry

1. The Minister of Health and Long-Term Care ("the Minister") shall preside over a ministry known as the Ministry of Health and Long-Term Care ("the Ministry").

Minister and Ministry: Powers and Duties

2. The Minister and Ministry shall exercise all powers and duties and preside over all programs and activities under the *Ministry of Health and Long-Term Care Act*, R.S.O. 1990, c. M.26, except for those

related to health promotion assigned to the Minister of Health Promotion and the Ministry of Health Promotion.

3. But nothing in the assignment of these responsibilities nor in the assignment of responsibilities to the Minister of Health Promotion and the Ministry of Health Promotion with respect to the *Ministry of Health and Long-Term Care Act* prevents the Minister of Health and Long-Term Care nor staff of the Ministry of Health and Long-Term Care from acting under any provision of the Act which can be applied to provide support for the responsibilities assigned to the Minister of Health and Long-Term Care and the Ministry of Health and Long-Term Care.

4. The Minister and Ministry shall exercise the powers and duties and preside over the programs and activities under the *Health Protection and Promotion Act*, R.S.O. 1990, c. H.7 with the exception of the following:

- a. The powers and duties and programs and activities under the following provisions of that Act assigned to the Minister of Health Promotion and the Ministry of Health Promotion:
 - i. section 7, in so far as it relates to the following mandatory health programs and services: Chronic Disease Prevention, Injury Prevention, including Substance Abuse Prevention, Child Health and Reproductive Health, as described in guidelines published under section 7; and
 - ii. any other provision of that Act in so far as it relates to the administration or enforcement of section 7 respecting those programs and services, including, but not limited to, sections 76, 80, 82, 83, 84, 85, 86.3 and 86.4 of the Act; and
- b. The powers and duties under the following provisions of that Act assigned to the Minister of Children and Youth Services and the Ministry of Children and Youth Services:
 - i. section 7 in so far as it relates to the Healthy Babies, Healthy Children program as described in guidelines published under section 7;
 - ii. any other provision of that Act in so far as it relates to the administration of section 7 respecting that program.

Administration of Statutes

5. Despite any provision of a statute or Order in Council, the administration of the statutes set out in the appendix to this Order is assigned to the Minister of Health and Long-Term Care.

Revocation of Order in Council

6. Order in Council O.C. 1694/2003, as revised by Orders in Council O.C. 495/2004 dated March 10, 2004 and O.C. 438/2005 dated March 23, 2005, is revoked.

Recommended

DALTON MCGUINITY
Premier and President of the Council

Concurred

GERRY PHILLIPS
Chair of Cabinet

Approved and Ordered September 21, 2005.

(138-G961)

JAMES BARTLEMAN
Lieutenant Governor of Ontario

Appendix

Statutes Administered by the Minister of Health and Long-Term Care

Alcoholism and Drug Addiction Research Foundation Act, R.S.O. 1990, c. A.16

Ambulance Act, R.S.O. 1990, c. A.19

Brain Tumour Awareness Month Act, 2001, S.O. 2001, c. 19

Cancer Act, R.S.O. 1990, c. C.1

Charitable Institutions Act, R.S.O. 1990, c. C.9

(Long-Term Care Programs and Services only, being the administration of all powers and duties pertaining to:

- (a) an approved charitable home for the aged;
- (b) a building or part of a building that, when approved under section 3 of the Act, will be an approved charitable home for the aged;
- (c) an approved corporation that maintains and operates an approved charitable home for the aged; and
- (d) a corporation that intends to maintain and operate a charitable institution that, when approved under section 3, will be an approved charitable home for the aged.)

Chronic Care Patients' Television Act, 1994, S.O. 1994, c. 3

Commitment to the Future of Medicare Act, 2004, S.O. 2004, c. 5

Community Care Access Corporations Act, 2001, S.O. 2001, c. 33

Community Psychiatric Hospitals Act, R.S.O. 1990, c. C.21

Developmental Services Act, R.S.O. 1990, c. D.11 (Long-Term Care Programs and Services only)

Drug and Pharmacies Regulation Act, R.S.O. 1990, c. H.4

Drug Interchangeability and Dispensing Fee Act, R.S.O. 1990, c. P.23

Drugless Practitioners Act, R.S.O. 1990, c. D.18

Elderly Persons Centres Act, R.S.O. 1990, c. E.4

Fluoridation Act, R.S.O. 1990, c. F.22

Healing Arts Radiation Protection Act, R.S.O. 1990, c. H.2

Health Cards and Numbers Control Act, 1991, S.O. 1991, c. 1

Health Care Accessibility Act, R.S.O. 1990, c. H.3

Health Care Consent Act, 1996, S.O. 1996, c. 2, Schedule A

Health Facilities Special Orders Act, R.S.O. 1990, c. H.5

Health Insurance Act, R.S.O. 1990, c. H.6

Health Protection and Promotion Act, R.S.O. 1990, c. H.7, except for the following powers and duties assigned to the Minister of Health Promotion and the Ministry of Health Promotion: section 7, in so far as it relates to the following mandatory health programs and services: Chronic Disease Prevention, Injury Prevention, including Substance Abuse Prevention, Child Health and Reproductive Health, as described in guidelines published under section 7; and any other provision of that Act in so far as it relates to the administration or enforcement of section 7 respecting those programs and services, including, but not limited to, sections 76, 80, 82, 83, 84, 85, 86.3 and 86.4 of the Act; and except for the powers and duties assigned to the Minister of Children and Youth Services in so far as they relate to the Healthy Babies, Healthy Children mandatory program, as described in guidelines published under section 7, and any other section of the Act as it relates to the administration of that program.

Homemakers and Nurses Services Act, R.S.O. 1990, c. H.10

Homes for Special Care Act, R.S.O. 1990, c. H.12

Homes for the Aged and Rest Homes Act, R.S.O. 1990, c. H.13

Immunization of School Pupils Act, R.S.O. 1990, c. I.1

Independent Health Facilities Act, R.S.O. 1990, c. I.3

Laboratory and Specimen Collection Centre Licensing Act, R.S.O. 1990, c. L.1

Long-Term Care Act, 1994, S.O. 1994, c. 26

Mental Health Act, R.S.O. 1990, c. M.7

Mental Hospitals Act, R.S.O. 1990, c. M.8

Ministry of Community and Social Services Act, R.S.O. 1990, c. M.20 (Sections 11.1 and 12 re. Long-Term Care Programs and Services only)

Ministry of Health and Long-Term Care Act, R.S.O. 1990, c. M.26, except for those powers and duties related to health promotion assigned to the Minister of Health Promotion and the Ministry of Health Promotion. But nothing in the assignment of these responsibilities nor in the assignment of responsibilities to the Minister of Health Promotion and the Ministry of Health Promotion with respect to the Ministry of

Health and Long-Term Care Act prevents the Minister of Health and Long-Term Care nor staff of the Ministry of Health and Long-Term Care from acting under any provision of the Act which can be applied to provide support for the responsibilities assigned to the Minister of Health and Long-Term Care and the Ministry of Health and Long-Term Care.

Ministry of Health Appeal and Review Boards Act, 1998, S.O. 1998, c. 18, Sched. H

Municipal Health Services Act, R.S.O. 1990, c. M.57

Nursing Homes Act, R.S.O. 1990, c. N.7

Ontario Drug Benefit Act, R.S.O. 1990, c. O.10

Ontario Medical Association Dues Act, 1991, S.O. 1991, c. 51

Ontario Mental Health Foundation Act, R.S.O. 1990, c. O.26

Patient Restraints Minimization Act, 2001, S.O. 2001, c. 16

Personal Health Information Protection Act, 2004, S.O. 2004, c. 3, Sched. A

Physician Services Delivery Management Act, 1996, S.O. 1996, c. 1, Sched. I

Private Hospitals Act, R.S.O. 1990, c. P.24

Public Hospitals Act, R.S.O. 1990, c. P.40

Quality of Care Information Protection Act, 2004, S.O. 2004, c. 3, Sched. B

Regulated Health Professions Act, 1991, S.O. 1991, c. 18

- a. *Audiology and Speech-Language Pathology Act*, 1991, S.O. 1991, c.19
- b. *Chiropractic Act*, 1991, S.O. 1991, c. 20
- c. *Chiropractic Act*, 1991, S.O. 1991, c. 21
- d. *Dental Hygiene Act*, 1991, S.O. 1991, c. 22
- e. *Dental Technology Act*, 1991, S.O. 1991, c. 23
- f. *Dentistry Act*, 1991, S.O. 1991, c. 24
- g. *Denturism Act*, 1991, S.O. 1991, c. 25
- h. *Dietetics Act*, 1991, S.O. 1991, c. 26
- i. *Massage Therapy Act*, 1991, S.O. 1991, c. 27
- j. *Medical Laboratory Technology Act*, 1991, S.O. 1991, c. 28
- k. *Medical Radiation Technology Act*, 1991, S.O. 1991, c. 29
- l. *Medicine Act*, 1991, S.O. 1991, c. 30
- m. *Midwifery Act*, 1991, S.O. 1991, c. 31
- n. *Nursing Act*, 1991, S.O. 1991, c. 32
- o. *Occupational Therapy Act*, 1991, S.O. 1991, c. 33
- p. *Opticianry Act*, 1991, S.O. 1991, c. 34
- q. *Optometry Act*, 1991, S.O. 1991, c. 35
- r. *Pharmacy Act*, 1991, S.O. 1991, c. 36
- s. *Physiotherapy Act*, 1991, S.O. 1991, c. 37
- t. *Psychology Act*, 1991, S.O. 1991, c. 38
- u. *Respiratory Therapy Act*, 1991, S.O. 1991, c. 39

Sunnybrook and Women's College Health Sciences Centre Act, 1998, S.O. 1998, c. 12

Trillium Gift of Life Network Act, R.S.O. 1990, c. H.20

University Health Network Act, 1997, S.O. 1997, c. 45

University of Ottawa Heart Institute Act, 1999, S.O. 1999, c. 16

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1345/2005

WHEREAS pursuant to subsection 2(1) of the *Executive Council Act*, R.S.O. 1990, c. E.25, a member of the Executive Council has been appointed under the Great Seal to hold office as the Minister of Public Infrastructure Renewal;

AND WHEREAS subsection 2(2) of the *Executive Council Act* provides that the Lieutenant Governor may by order in council prescribe

the duties of the ministers of the Crown and the duties of any ministries over which they preside;

AND WHEREAS subsection 5(1) of the *Executive Council Act* provides that any of the powers and duties that have been heretofore assigned by law to any minister of the Crown may from time to time by order in council be assigned and transferred either for a limited period or otherwise to any other minister;

AND WHEREAS subsection 6(3) of the *Ministry of Government Services Act*, R.S.O. 1990, c. M.25, provides that the Lieutenant Governor in Council may, for such period and under such terms and conditions as he or she considers suitable, assign any of the responsibilities or powers of the Minister or of the Ministry under section 6 of that Act to another minister;

THEREFORE:

1. The powers and duties of the Chair of the Management Board of Cabinet, as described in section 6 of Ontario Regulation 347/00, under the *Ontario Lottery and Gaming Corporation Act, 1999*, are assigned and transferred to the Minister of Public Infrastructure Renewal.
2. The Minister of Public Infrastructure Renewal and the Ministry of Public Infrastructure Renewal shall exercise all powers and duties and preside over all programs and activities formerly assigned to the Chair of the Management Board of Cabinet and the Management Board Secretariat in respect of the acquisition and disposition of real property, or interests therein, by any means and the holding and management of real property, or interests therein, including, but not limited to, the following powers and duties:
 - a. The responsibilities and powers in sections 6 and 8 of the *Ministry of Government Services Act*, R.S.O. 1990, c. M. 25, to acquire, lease and dispose of real property and to hold, manage, administer and expropriate real property, including any interest therein, including such responsibilities and powers in subsection 6(2) of the *Ministry of Government Services Act* relating to real property;
 - b. The power in section 7 of the *Ministry of Government Services Act* to charge for services in relation to real property;
 - c. The control of any real property, or interest therein, belonging to the Government as described in subsection 9(2) of the *Ministry of Government Services Act*;
 - d. The powers and duties in respect of government public utilities, as described in section 11 of the *Ministry of Government Services Act*;
 - e. The power to enter into contracts or agreements, described in section 12 of the *Ministry of Government Services Act*, as related to real property;
 - f. The power and duty to invite tenders, described in section 16 of the *Ministry of Government Services Act*;
 - g. The power and duty to take security, described in section 17 of the *Ministry of Government Services Act*, as related to real property;
 - h. The power in section 19 of the *Ministry of Government Services Act* to delegate or assign responsibilities or powers to the Ontario Realty Corporation;
 - i. The powers and duties of the Chair of the Management Board of Cabinet under Part IX.1, Ownership and Use of Corridor Land, *Electricity Act, 1998*, S.O. 1998, c. 15, Schedule A;
 - j. The powers and duties of the Chair of the Management Board of Cabinet, described in subsection 4(2) of the *Ontario Lottery and Gaming Corporation Act, 1999* in respect of the approval of the

acquisition, holding or disposition of any interest in real property by the Ontario Lottery and Gaming Corporation;

- k. The powers and duties of the Minister of Government Services described in section 32 of the *Conservation Authorities Act*, R.S.O. 1990, c. C. 27;
- l. The powers of the Minister of Government Services described in subsection 46(2) of the *Public Lands Act*, R.S.O. 1990, c. P. 43;
- m. The powers of the Minister of Government Services described in section 61 of the *Surveys Act*, R.S.O. 1990, c. S. 30 in respect of the installation of survey monuments on lands;
- n. The powers of the Chair of the Management Board of Cabinet, described in section 81 of the *Fish and Wildlife Conservation Act, 1997*, S.O. 1997, c. 41, in respect of agreements for the acquisition of land;
- o. The powers and duties of the Ministry of Government Services described in subsection 18(k) of Regulation 296, R.R.O. 1990, under the *Education Act*, R.S.O. 1990, c. E. 2;
- p. The power of the Chair of the Management Board of Cabinet to carry out an undertaking referred to in section 7 of Regulation 334, R.R.O. 1990, under the *Environmental Assessment Act*, R.S.O. 1990, c. E. 18;
- q. The powers and duties of the Minister of Government Services described in section 114 of the *Registry Act*, R.S.O. 1990, c. R. 20;
3. The Minister of Public Infrastructure Renewal and the Ministry of Public Infrastructure Renewal shall exercise all powers and duties and preside over all programs and activities formerly assigned to the Chair of the Management Board of Cabinet and the Management Board Secretariat in respect of the Ontario Realty Corporation and the responsibilities of the Chair of the Management Board of Cabinet for the administration of the *Capital Investment Plan Act, 1993*, S.O. 1993, c. 23, in respect of the Ontario Realty Corporation, as conferred by subsection 3(4) of that Act, are transferred and assigned to the Minister of Public Infrastructure Renewal.

Recommended

DALTON MCGUINITY
Premier and President of the Council

Concurred

DWIGHT DUNCAN
Chair of Cabinet

Approved and Ordered August 18, 2005.

JAMES BARTLEMAN
(138-G962) Lieutenant Governor of Ontario

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1487/2005

WHEREAS pursuant to subsection 2(1) of the *Executive Council Act*, R.S.O. 1990, c. E.25, a member of the Executive Council has been appointed under the Great Seal to hold office as the Minister of Public Infrastructure Renewal;

THEREFORE, PURSUANT TO subsections 2(2) and 5(1) of the *Executive Council Act*:

Minister to preside over Ministry

1. The Minister of Public Infrastructure Renewal ("the Minister") shall preside over a Ministry known as the Ministry of Public Infrastructure Renewal ("the Ministry").

Powers and Duties of the Minister and the Ministry

2. The Minister and the Ministry shall exercise all powers and duties and preside over all programs and activities under the *Liquor Control Act*, R.S.O. 1990, c. L. 18, formerly assigned by Order in Council numbered O.C.1689/2003 to the Minister of Economic Development and Trade and the Ministry of Economic Development and Trade.
3. The Minister and the Ministry shall exercise all powers and duties and preside over all programs and activities under the *Ontario Lottery and Gaming Corporation Act*, 1999, S.O. 1999, c. 12, Schedule L, formerly assigned by Order in Council numbered O.C.1689/2003 to the Minister of Economic Development and Trade and the Ministry of Economic Development and Trade and the powers and duties of the Chair of the Management Board of Cabinet, as described in section 6 of Ontario Regulation 347/00, under the *Ontario Lottery and Gaming Corporation Act*, 1999, are assigned and transferred to the Minister.
4. The Minister and the Ministry shall exercise all powers and duties and preside over all programs and activities formerly assigned to the Chair of the Management Board of Cabinet and the Management Board Secretariat in respect of the acquisition and disposition of real property, or interests therein, by any means and the holding and management of real property, or interests therein, including, but not limited to, the following powers and duties:
 - a. The responsibilities and powers in sections 6 and 8 of the *Ministry of Government Services Act*, R.S.O. 1990, c. M. 25, to acquire, lease and dispose of real property and to hold, manage, administer and expropriate real property, including any interest therein, including such responsibilities and powers in subsection 6(2) of the *Ministry of Government Services Act* relating to real property;
 - b. The power in section 7 of the *Ministry of Government Services Act* to charge for services in relation to real property;
 - c. The control of any real property, or interest therein, belonging to the Government as described in subsection 9(2) of the *Ministry of Government Services Act*;
 - d. The powers and duties in respect of government public utilities, as described in section 11 of the *Ministry of Government Services Act*;
 - e. The power to enter into contracts or agreements, described in section 12 of the *Ministry of Government Services Act*, as related to real property;
 - f. The power and duty to invite tenders, described in section 16 of the *Ministry of Government Services Act*;
 - g. The power and duty to take security, described in section 17 of the *Ministry of Government Services Act*, as related to real property;
 - h. The power in section 19 of the *Ministry of Government Services Act* to delegate or assign responsibilities or powers to the Ontario Realty Corporation;
 - i. The powers and duties of the Chair of the Management Board of Cabinet under Part IX.1, Ownership and Use of Corridor Land, *Electricity Act*, 1998, S.O. 1998, c. 15, Schedule A;
 - j. The powers and duties of the Chair of the Management Board of Cabinet, described in subsection 4(2) of the *Ontario Lottery and Gaming Corporation Act*, 1999 in respect of the approval of the

acquisition, holding or disposition of any interest in real property by the Ontario Lottery and Gaming Corporation;

- k. The powers and duties of the Minister of Government Services described in section 32 of the *Conservation Authorities Act*, R.S.O. 1990, c. C. 27;
- l. The powers of the Minister of Government Services described in subsection 46(2) of the *Public Lands Act*, R.S.O. 1990, c. P. 43;
- m. The powers of the Minister of Government Services described in section 61 of the *Surveys Act*, R.S.O. 1990, c. S. 30 in respect of the installation of survey monuments on lands;
- n. The powers of the Chair of the Management Board of Cabinet, described in section 81 of the *Fish and Wildlife Conservation Act*, 1997, S.O. 1997, c. 41, in respect of agreements for the acquisition of land;
- o. The powers and duties of the Ministry of Government Services described in subsection 18(k) of Regulation 296, R.R.O. 1990, under the *Education Act*, R.S.O. 1990, c. E. 2;
- p. The power of the Chair of the Management Board of Cabinet to carry out an undertaking referred to in section 7 of Regulation 334, R.R.O. 1990, under the *Environmental Assessment Act*, R.S.O. 1990, c. E. 18;
- q. The powers and duties of the Minister of Government Services described in section 114 of the *Registry Act*, R.S.O. 1990, c. R. 20;
5. The Minister and the Ministry shall exercise all powers and duties and preside over all programs and activities formerly assigned to the Chair of the Management Board of Cabinet and the Management Board Secretariat in respect of the Ontario Realty Corporation and the responsibilities of the Chair of the Management Board of Cabinet for the administration of the *Capital Investment Plan Act*, 1993, S.O. 1993, c. 23, in respect of the Ontario Realty Corporation, as conferred by subsection 3(4) of that Act, are transferred and assigned to the Minister.
6. Pursuant to subsection 6(3) of the *Ministry of Government Services Act*, the responsibilities and powers of the Ministry of Government Services and the employees of that Ministry described in subsection 6(2) of that Act in relation to real property are assigned to the Minister.

Administration of Statutes

7. Despite the provisions in any statute or Order in Council, the administration of the statutes set out in the appendix to this order is assigned to the Minister, except for the powers and duties of the Minister in subsections 4 (3) and (4) and sections 13, 16, 17 and 18 of the *Ontario Strategic Infrastructure Financing Authority Act*, 2002, S.O. 2002, c. 22, Schedule A, assigned to the Minister of Finance.

Revocation of Orders in Council

8. Order in Council numbered O.C. 845/2005, dated May 18, 2005 and Order in Council numbered O.C. 1345/2005, dated August 18, 2005, are revoked.

Recommended

DALTON MCGUINITY
Premier and President of the Council

Concurred

GERRY PHILLIPS
Chair of Cabinet

Approved and Ordered September 21, 2005.

(138-G963)

JAMES BARTLEMAN
Lieutenant Governor of Ontario

APPENDIX

STATUTES ADMINISTERED BY THE
MINISTER OF PUBLIC INFRASTRUCTURE RENEWAL

Capital Investment Plan Act, 1993, S.O. 1993, c. 23, in respect of the Ontario Realty Corporation;

Liquor Control Act, R.S.O. 1990, c. L.18;

Ministry of Government Services Act, R.S.O. 1990, c. M. 25, in respect of the Ontario Realty Corporation and all real property matters;

Ontario Lottery and Gaming Corporation Act, 1999, S.O. 1999, c. 12, Schedule L;

Ontario Strategic Infrastructure Financing Authority Act, 2002, S.O. 2002, c. 22, Schedule A, except for subsections 4 (3) and (4) and sections 13, 16, 17 and 18, assigned to the Minister of Finance

Places to Grow Act, 2005, S.O. 2005, c. 13

Toronto Waterfront Revitalization Corporation Act, 2002, S.O. 2002, c. 28.

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1488/2005

WHEREAS pursuant to subsection 2(1) of the *Executive Council Act*, R.S.O. 1990, c. E.25, a member of the Executive Council has been appointed under the Great Seal to hold office as the Minister of Research and Innovation;

THEREFORE, PURSUANT TO subsections 2(2) and 5(1) of the *Executive Council Act*:

Minister to preside over ministry

1. The Minister of Research and Innovation ("the Minister") shall preside over a ministry known as the Ministry of Research and Innovation ("the Ministry").

Assignment and transfer of ministerial powers, duties

2. The Minister shall exercise the powers, perform the duties and be responsible for programs and activities related to research and innovation, including those related to science and technology that had previously been assigned to the Minister of Economic Development and Trade by Order in Council 1689/2003 dated November 19, 2003, and such powers, duties and responsibilities are assigned and transferred to the Minister accordingly.

Ministry of Industry, Trade and Technology Act

3. The Minister may exercise the powers set out in sections 6, 9, and 11 of the *Ministry of Industry Trade and Technology Act* (the "Act") in respect of programs and activities related to research and innovation.

Ministry

4. The Ministry shall carry out functions and responsibilities related to research and innovation programs and activities, including those related to science and technology that had previously been assigned and transferred to the Ministry of Economic Development and Trade by Order in Council 1689/2003.

Recommended

DALTON MCGUINITY
Premier and President of the Council

Concurred

GERRY PHILLIPS
Chair of Cabinet

Approved and Ordered September 21, 2005.

JAMES BARTLEMAN
Lieutenant Governor of Ontario

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1477/2005

WHEREAS pursuant to subsection 2(1) of the *Executive Council Act*, R.S.O. 1990, c. E.25, a member of the Executive Council has been appointed under the Great Seal to hold office as the Minister of Agriculture, Food and Rural Affairs;

THEREFORE, PURSUANT TO subsections 2(2) and 5(1) of the *Executive Council Act*:

Minister to preside over Ministry

1. The Minister of Agriculture, Food and Rural Affairs ("the Minister") shall preside over a ministry known as the Ministry of Agriculture, Food and Rural Affairs ("the Ministry").

Minister and Ministry: Powers and Duties

2. The Minister and the Ministry shall exercise all the powers and duties that were heretofore assigned by law to the Minister of Agriculture and Food and the Ministry of Agriculture and Food.
3. The Minister and the Ministry shall exercise all the powers and duties in relation to Rural Affairs that were heretofore assigned by law to the Minister of Municipal Affairs and Housing and the Ministry of Municipal Affairs and Housing.
4. The Minister and the Ministry shall exercise the powers and duties of the Minister of Energy and the Ministry of Energy under sections 8 and 9 of the *Ministry of Energy Act*, R.S.O. 1990, c. M.23 insofar as the powers and duties set out in those sections are required to develop and administer the Ontario Ethanol Growth Fund program.
5. The Minister shall be responsible for the administration of the *Nutrient Management Act, 2002*, S.O. 2002, c. 4, as it relates to the development and approval of nutrient management plans and strategies, the creation of a registry for those plans and strategies, the issuance, renewal, amendment, revocation or suspension of licences and certificates, and the delegation of powers and duties pursuant to section 56 of the Act.
6. But nothing in this assignment of responsibilities nor in the assignment of responsibilities to the Minister of the Environment with respect to the *Nutrient Management Act, 2002*, S.O. 2002, c. 4, prevents the Minister of Agriculture, Food and Rural Affairs or staff of the Ministry of Agriculture, Food and Rural Affairs from acting under any provisions of the Act which can be applied to provide support for the responsibilities assigned to the Minister of Agriculture, Food and Rural Affairs, including, but not limited to, responding to appeals of decisions of the Environmental Review Tribunal arising out of instruments issued by staff of the Ministry of Agriculture, Food and Rural Affairs.

Administration of Statutes

7. Despite any provision of a statute or Order in Council, the administration of the statutes set out in the appendix to this Order is assigned to the Minister.

Revocation of Order in Council

8. Order in Council O.C. 58/2005 dated January 13, 2005, as revised by Order in Council O.C. 438/2005 dated March 23, 2005, is revoked.

Recommended

DALTON MCGUINITY
Premier and President of the Council

Concurred

GERRY PHILLIPS
Chair of Cabinet

Approved and Ordered September 21, 2005.

(138-G965) JAMES BARTLEMAN
Lieutenant Governor of Ontario

Appendix

Statutes administered by the Minister of Agriculture, Food and Rural Affairs

AgriCorp Act, 1996, S.O. 1996, c. 17, Schedule A
Agricultural and Horticultural Organizations Act, R.S.O. 1990, c. A.9
Agricultural Employees Protection Act, 2002, S.O. 2002, c. 16
Agricultural Rehabilitation and Development Act (Ontario), R.S.O. 1990, c. A.11 (Repealed by S.O. 1996, c. 17, Schedule J, Subsection 1(2), but not proclaimed)
Agricultural Research Institute of Ontario Act, R.S.O. 1990, c. A.13
Agricultural Tile Drainage Installation Act, R.S.O. 1990, c. A.14
Animals for Research Act, R.S.O. 1990, c. A.22
Beef Cattle Marketing Act, R.S.O. 1990, c. B.5
Bees Act, R.S.O. 1990, c. B.6
Commodity Board Members Act, R.S.O. 1990, c. C.18
Commodity Boards and Marketing Agencies Act, R.S.O. 1990, c. C.19
Crop Insurance Act (Ontario) 1996, S.O. 1996, C. 17, Schedule C
Dead Animal Disposal Act, R.S.O. 1990, c. D.3
Drainage Act, R.S.O. 1990, c. D.17
Farm Implements Act, R.S.O. 1990, c. F.4
Farming and Food Production Protection Act, 1998, S.O. 1998, c. 1
Farm Products Containers Act, R.S.O. 1990, c. F.7
Farm Products Grades and Sales Act, R.S.O. 1990, c. F.8
Farm Products Marketing Act, R.S.O. 1990, c. F.9
Farm Products Payments Act, R.S.O. 1990, c.F.10
Farm Registration and Farm Organizations Funding Act, 1993, S.O. 1993, c. 21
Food Safety and Quality Act, 2001, S.O. 2001, c. 20
Grain Corn Marketing Act, R.S.O. 1990, c. G.9
Grains Act, R.S.O. 1990, c. G.10
Livestock and Livestock Products Act, R.S.O. 1990, c.L.20
Livestock Community Sales Act, R.S.O. 1990, c. L.22
Livestock Identification Act, R.S.O. 1990, c. L21
Livestock Medicines Act, R.S.O. 1990, c. L.23
Livestock, Poultry and Honeybee Protection Act, R.S.O. 1990, c. L.24
Milk Act, R.S.O. 1990, c. M.12
Ministry of Agriculture, Food and Rural Affairs Act, R.S.O. 1990, c. M.16
Ministry of Energy Act, R.S.O. 1990, c. M.23, sections 8 and 9 insofar as the powers and duties set out in those sections are required to develop and administer the Ontario Ethanol Growth Fund program.
Nutrient Management Act, 2002, S.O. 2002, c. 4, as it relates to the development and approval of nutrient management plans and strategies, the creation of a registry for those plans and strategies, the issuance, renewal, amendment, revocation or suspension of licences and certificates, and the delegation of powers and duties pursuant to section 56 of the Act.
 But nothing in this assignment of responsibilities nor in the assignment of responsibilities to the Minister of the Environment with respect to the *Nutrient Management Act, 2002*, S.O. 2002, c. 4, prevents the Minister of Agriculture, Food and Rural Affairs or staff of the Ministry of Agriculture, Food and Rural Affairs from acting under any provisions of the Act which can be applied to provide support for the responsibilities assigned to the Minister of Agriculture, Food and Rural Affairs, including, but not limited to, responding to appeals of decisions of the Environmental Review Tribunal arising out of instruments issued by staff of the Ministry of Agriculture, Food and Rural Affairs.
Ontario Agricultural Museum Act, R.S.O. 1990, c. O.8

Ontario Agricultural Week Act, 1998, S.O. 1998, c. 10
Ontario Food Terminal Act, R.S.O. 1990, c. O.15
Plant Diseases Act, R.S.O. 1990, c. P.14
Pounds Act, R.S.O. 1990, c. P.17
Tile Drainage Act, R.S.O. 1990, c. T.8
Veterinarians Act, R.S.O. 1990, c. V.3
Weed Control Act, R.S.O. 1990, c. W.5

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1489/2005

WHEREAS pursuant to subsection 2(1) of the *Executive Council Act*, R.S.O. 1990, c. E.25, a member of the Executive Council has been appointed under the Great Seal to hold office as the Minister of Tourism;

THEREFORE, PURSUANT TO subsections 2(2) and 5(1) of the *Executive Council Act*:

Minister to preside over Ministry

1. The Minister of Tourism ("the Minister") shall preside over a ministry known as the Ministry of Tourism ("the Ministry").

Minister and Ministry: Powers and Duties

2. The Minister and the Ministry shall exercise all powers and duties and preside over all programs and activities with respect to tourism formerly exercised by and assigned by law to the Minister of Tourism and Recreation and the Ministry of Tourism and Recreation.
3. The Minister and the Ministry shall exercise all powers and duties and preside over all programs and activities under the *Ministry of Tourism and Recreation Act*, R.S.O. 1990, c. M.35, in so far as they relate to tourism.

Administration of Statutes

4. Despite any provision of a statute or Order in Council, the administration of the statutes set out in the appendix to this Order is assigned to the Minister.
5. The appendix to Order in Council O.C. 1705/2003 dated November 24, 2003 is hereby revised by removing from it the *Hotel Registration of Guests Act*, R.S.O. 1990, c. H.17 and the *Innkeepers Act*, R.S.O. 1990, c. I.7.

Revocation of Order in Council

6. Order in Council O.C. 1700/2003 dated November 19, 2003, as revised by Order in Council 438/2005, dated March 23, 2005, is revoked.

Recommended

DALTON MCGUINITY
Premier and President of the Council

Concurred

GERRY PHILLIPS
Chair of Cabinet

Approved and Ordered September 21, 2005.

JAMES BARTLEMAN
(138-G966) Lieutenant Governor of Ontario

APPENDIX

STATUTES ADMINISTERED BY THE MINISTER OF TOURISM

Historical Parks Act, R.S.O. 1990, c. H.9

Hotel Registration of Guests Act, R.S.O. 1990, c. H.17

Innkeepers Act, R.S.O. 1990, c. I.7

Metropolitan Toronto Convention Centre Corporation Act, R.S.O. 1990, c. M.11

Ministry of Tourism and Recreation Act, R.S.O. 1990, c. M.35 in so far as it relates to activities and programs respecting tourism

Niagara Parks Act, R.S.O. 1990, c. N.3

Ontario Place Corporation Act, R.S.O. 1990, c. O.34

Ontario Wine Week Act, 2005, S.O. 2005, c.22

Ottawa Congress Centre Act, R.S.O. 1990, c. O.45

St. Clair Parks Commission Act, 2000, S.O. 2000, c. 44

St. Lawrence Parks Commission Act, R.S.O. 1990, c. S.24

Tourism Act, R.S.O. 1990, c. T.16

AVIS 15A-05

AVIS PRÉVU PAR LA LOI DE 2001 SUR LES RECOURS POUR CRIME ORGANISÉ ET AUTRES ACTIVITÉS ILLÉGALES

AVIS EST DONNÉ AUX MUNICIPALITÉS ET ORGANISMES PUBLICS D'UNE CATÉGORIE PRESCRITE À L'ARTICLE 12 DU RÈGLEMENT DE L'ONTARIO 233/03 QUI ONT SUBI DES PERTES PÉCUNIAIRES PAR SUITE DE L'ACTIVITÉ ILLÉGALE À L'ÉGARD DE LAQUELLE UNE INSTANCE CIVILE DE CONFISCATION A ÉTÉ INTRODUITE, EN L'AFFAIRE DU PROCUREUR GÉNÉRAL DE L'ONTARIO ET 24, CHEMIN HOLLOWAY, MARKHAM, 79 000 \$ EN DEVISE CANADIENNE, 742 \$ EN DEVISE AMÉRICAINE, LE CONTENU DE DIVERS COMPTES À LA BANQUE DE NOUVELLE-ÉCOSSE, LA BANQUE DE MONTRÉAL, LA BANQUE CANADIENNE IMPÉRIALE DE COMMERCE ET LE GROUPE FINANCIER BANQUE TD (EN MATIÈRE RÉELLE) ET LA SUCCESSION DE ZHU XIA LIN.

En vertu d'une ordonnance de la cour rendue relativement à l'instance susmentionnée, 210 919,04 \$ ont été confisquée au profit de la Couronne et versée dans un compte spécial. Toute municipalité ou organisme public d'une catégorie prescrite qui a subi des pertes pécuniaires par suite de l'activité illégale susmentionnée a le droit de demander une indemnité.

Toute personne qui présente une demande doit utiliser la formule prescrite et la remplir selon les dispositions du Règlement 233/03. Une demande qui n'est pas conforme au Règlement sera rejetée. Le Règlement 233/03 se trouve à www.e-laws.gov.on.ca/DBLaws/Rcgs/French/030233_f.htm.

Si vous voulez obtenir une formule de demande ou si vous avez des questions concernant d'éventuelles demandes, veuillez communiquer avec le Bureau de recours civil à l'égard d'activités illicites en composant le numéro sans frais 1 888 246-5359 ou en écrivant au :

Ministère du Procureur général
Bureau de recours civil à l'égard d'activités illicites
77, rue Wellesley Ouest, c. p. 333
Toronto ON M7A 1N3

Pour être admissibles, les demandes produites doivent porter la mention **Avis 15A-05**, être envoyées à l'adresse ci-dessus et parvenir au bureau d'ici le 8 novembre 2005 à 17 h.

L'admissibilité à une indemnité peut être refusée s'il est établi que l'auteur de la demande peut avoir participé ou contribué aux pertes qu'il a subies ou à l'activité illégale à l'égard de laquelle l'instance a été introduite.

(138-G969)

NOTICE 16A-05

STATUTORY NOTICE UNDER THE REMEDIES FOR ORGANIZED CRIME AND OTHER UNLAWFUL ACTIVITIES ACT, 2001

NOTICE TO MUNICIPAL CORPORATIONS AND PUBLIC BODIES OF A CLASS PRESCRIBED IN SECTION 12 OF ONTARIO REGULATION 233/03 THAT SUFFERED PECUNIARY LOSSES BY REASON OF THE UNLAWFUL ACTIVITY RESULTING IN CIVIL FORFEITURE PROCEEDINGS IN THE MATTER OF THE ATTORNEY GENERAL OF ONTARIO AND JAGUAR S TYPE AUTOMOBILE VIN SAJFA01CXYFL26558; \$2,970 IN CANADIAN CURRENCY (IN REM); SAMUEL OLUFEMI SOLE, ALSO KNOWN AS SAMUEL ROBERT SOLE, ALSO KNOWN AS MICHAEL WILLIAMS, ALSO KNOWN AS ROBERT GAS, ALSO KNOWN AS CHRIS EMANUEL BEVAN, ALSO KNOWN AS SAMUEL TAILOR; JORDAN JOSEPH EDMONDS AND RICARDO LANGLEY.

Pursuant to a court order made in the above proceeding, \$18,562.23 has been forfeited to the Crown and deposited in a special purpose account.

Ministry of Attorney General Ministère du Procureur général

NOTICE 15A-05

STATUTORY NOTICE UNDER THE REMEDIES FOR ORGANIZED CRIME AND OTHER UNLAWFUL ACTIVITIES ACT, 2001

NOTICE TO MUNICIPAL CORPORATIONS AND PUBLIC BODIES OF A CLASS PRESCRIBED IN SECTION 12 OF ONTARIO REGULATION 233/03 THAT SUFFERED PECUNIARY LOSSES BY REASON OF THE UNLAWFUL ACTIVITY RESULTING IN CIVIL FORFEITURE PROCEEDINGS IN THE MATTER OF THE ATTORNEY GENERAL OF ONTARIO AND 24 HOLLOWAY ROAD, MARKHAM, \$79,000 IN CANADIAN CURRENCY, \$742 IN US CURRENCY, CONTENTS OF VARIOUS ACCOUNTS OF THE BANK OF NOVA SCOTIA, BANK OF MONTREAL, CANADIAN IMPERIAL BANK OF COMMERCE, AND THE TD BANK FINANCIAL GROUP (IN REM) AND THE ESTATE OF ZHU XIA LIN.

Pursuant to a court order made in the above proceeding, \$210,919.04 has been forfeited to the Crown and deposited in a special purpose account. Any municipal corporation or public body of a prescribed class, which has suffered pecuniary losses as a result of the above unlawful activity is entitled to make a claim for compensation.

All claims must comply with the provisions of Regulation 233/03 and be on the prescribed form or they will be denied. Regulation 233/03 may be found at www.e-laws.gov.on.ca/DBLaws/Rcgs/English/030233_e.htm.

To obtain a claim form or if you have any inquiries about potential claims please contact the Civil Remedies for Illicit Activities Office toll free at 1-888-246-5359 or write to:

Ministry of the Attorney General
Civil Remedies for Illicit Activities Office
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 15A-05**, be sent to the above address and be received no later than 5:00:00 PM on November 8, 2005 to be considered.

You may not be eligible for compensation if you participated in or contributed to your losses or the unlawful activity giving rise to the proceeding.

Any municipal corporation or public body of a prescribed class, which has suffered pecuniary losses as a result of the above unlawful activity is entitled to make a claim for compensation.

All claims must comply with the provisions of Regulation 233/03 and be on the prescribed form or they will be denied. Regulation 233/03 may be found at www.e-laws.gov.on.ca/DBLaws/Rcgs/English/030233_e.htm.

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You may not be eligible for compensation if you participated in or contributed to your losses or the unlawful activity giving rise to the proceeding.

AVIS 16A-05

AVIS PRÉVU PAR LA LOI DE 2001 SUR LES RECOURS POUR CRIME ORGANISÉ ET AUTRES ACTIVITÉS ILLÉGALES

AVIS EST DONNÉ AUX MUNICIPALITÉS ET ORGANISMES PUBLICS D'UNE CATÉGORIE PRESCRITE À L'ARTICLE 12 DU RÈGLEMENT DE L'ONTARIO 233/03 QUI ONT SUBI DES PERTES PÉCUNIAIRES PAR SUITE DE L'ACTIVITÉ ILLÉGALE À L'ÉGARD DE LAQUELLE UNE INSTANCE CIVILE DE CONFISCATION A ÉTÉ INTRODUITE, EN L'AFFAIRE DU PROCUREUR GÉNÉRAL DE L'ONTARIO ET UN VÉHICULE DE TYPE JAGUAR S, NIV SAJFA01CXYFL26558; 2 970 \$ EN DEVISE CANADIENNE (EN MATIÈRE RÉELLE); SAMUEL OLUFEMI SOLE, ÉGALEMENT CONNU SOUS LE NOM DE SAMUEL ROBERT SOLE, ÉGALEMENT CONNU SOUS LE NOM DE MICHAEL WILLIAMS, ÉGALEMENT CONNU SOUS LE NOM DE ROBERT GAS, ÉGALEMENT CONNU SOUS LE NOM DE CHRIS EMANUEL BEVAN, ÉGALEMENT CONNU SOUS LE NOM DE SAMUEL TAILOR; JORDAN JOSEPH EDMONDS ET RICARDO LANGLEY.

En vertu d'une ordonnance de la cour rendue relativement à l'instance susmentionnée, 18 562,23 \$ ont été confisquée au profit de la Couronne et versée dans un compte spécial. Toute municipalité ou organisme public d'une catégorie prescrite qui a subi des pertes pécuniaires par suite de l'activité illégale susmentionnée a le droit de demander une indemnité.

Toute personne qui présente une demande doit utiliser la formule prescrite et la remplir selon les dispositions du Règlement 233/03. Une demande qui n'est pas conforme au Règlement sera rejetée. Le Règlement 233/03 se trouve à www.e-laws.gov.on.ca/DBLaws/Rcgs/French/030233_f.htm.

Si vous voulez obtenir une formule de demande ou si vous avez des questions concernant d'éventuelles demandes, veuillez communiquer avec le Bureau de recours civil à l'égard d'activités illicites en composant le numéro sans frais 1 888 246-5359 ou en écrivant au :

Ministère du Procureur général
Bureau de recours civil à l'égard d'activités illicites
77, rue Wellesley Ouest, c. p. 333
Toronto ON M7A 1N3

Pour être admissibles, les demandes produites doivent porter la mention **Avis 16A-05**, être envoyées à l'adresse ci-dessus et parvenir au bureau d'ici le 8 novembre 2005 à 17 h.

L'admissibilité à une indemnité peut être refusée s'il est établi que l'auteur de la demande peut avoir participé ou contribué aux pertes qu'il

a subies ou à l'activité illégale à l'égard de laquelle l'instance a été introduite.

(138-G970)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

Corporation Notices

V T Entertainment Inc.

Ontario Corporation No. 1234971

TAKE NOTICE CONCERNING WINDING UP OF V T Entertainment Inc., Date of Incorporation: April 26, 1997, Liquidator: Neil Vosburgh, Address: 300 – 86 John Street, Toronto, Ontario, M5V 2E1, Appointed: September 27, 2005.

This notice is filed under subsection 193(4) of the *Business Corporations Act*. The Special Resolution requiring the Corporation to be wound up voluntarily was consented to by the shareholders of the Corporation on September 27, 2005.

And further take notice that if you have any claim against the Corporation, proof of claim must be filed with the liquidator within thirty days of the date of this notice, after which time the property of the above Corporation will be distributed among the persons entitled thereto, having regard to the claims of which the liquidator then has notice.

DATED at Toronto, this 28th day of September, 2005.

(138-P712)

NEIL VOSBURGH
Liquidator

Pitney-Bowes Employees' (Toronto) Credit Union Limited

IN THE MATTER of the winding-up of **Pitney-Bowes Employees' (Toronto) Credit Union Limited**, pursuant to Sections 298 and 299 of the Credit Unions and Caisses Populaires Act, 1994.

We, **Deposit Insurance Corporation of Ontario** hereby give notice that:

1. We are the liquidator of the estate and effects of **Pitney-Bowes Employees' (Toronto) Credit Union Limited** appointed by the members and shareholders of the Credit Union at a duly called meeting for that purpose held on December 9, 1993.
2. The Credit Union has, within the prescribed 20 day period, published notice of the resolution in The Ontario Gazette and in a newspaper having a general circulation in the locality in which the registered Head Office of the Credit Union is situated.
3. The voluntary winding-up of the Credit Union has been completed and an account of the winding-up of its affairs and disposition of its property together with an explanation was laid before the members and shareholders in accordance with the by-laws of the credit union at the first Final Liquidator's meeting held on September 7, 2005 at which a quorum was not present and thus the meeting was adjourned. A second Final Liquidator's meeting was held on September 21, 2005 to table the same.
4. The voluntary winding-up of the affairs has been conducted in accordance with the requirements of sections 298 and 299 of the Credit Unions and Caisses Populaires Act, 1994, and the conditions contained in the articles and by-laws of the credit union.

Subject to Section 299, Subsection (3), Pitney-Bowes Employees' (Toronto) Credit Union Limited is dissolved 3 months after the date this notice is filed.

DATED this 28th day of September, 2005, at the City of Toronto

(138-P713) Deposit Insurance Corporation of Ontario
In its capacity as liquidator of Pitney-Bowes
Employees' (Toronto) Credit Union Limited

Polish Alliance (Toronto) Credit Union Limited

IN THE MATTER of the winding-up of **Polish Alliance (Toronto) Credit Union Limited**, pursuant to Sections 298 and 299 of the Credit Unions and Caisses Populaires Act, 1994.

We, **Deposit Insurance Corporation of Ontario** hereby give notice that:

1. We are the liquidator of the estate and effects of **Polish Alliance (Toronto) Credit Union Limited** appointed by the members and shareholders of the Credit Union at a duly called meeting for that purpose held on June 9, 1993.
2. The Credit Union has, within the prescribed 20 day period, published notice of the resolution in The Ontario Gazette and in a newspaper having a general circulation in the locality in which the registered Head Office of the Credit Union is situated.
3. The voluntary winding-up of the Credit Union has been completed and an account of the winding-up of its affairs and disposition of its property together with an explanation was laid before the members and shareholders in accordance with the by-laws of the credit union at the first Final Liquidator's meeting held on September 6, 2005 at which a quorum was not present and thus the meeting was adjourned. A second Final Liquidator's meeting was held on September 27, 2005 to table the same.
4. The voluntary winding-up of the affairs has been conducted in accordance with the requirements of sections 298 and 299 of the Credit Unions and Caisses Populaires Act, 1994, and the conditions contained in the articles and by-laws of the credit union.

Subject to Section 299, Subsection (3), Polish Alliance (Toronto) Credit Union Limited is dissolved 3 months after the date this notice is filed.

DATED this 28th day of September, 2005, at the City of Toronto

(138-P714) Deposit Insurance Corporation of Ontario
In its capacity as liquidator of Polish Alliance
(Toronto) Credit Union Limited

Victory (London) Credit Union Limited

IN THE MATTER of the winding-up of **Victory (London) Credit Union Limited**, pursuant to Sections 298 and 299 of the Credit Unions and Caisses Populaires Act, 1994.

We, **Deposit Insurance Corporation of Ontario** hereby give notice that:

1. We are the liquidator of the estate and effects of **Victory (London) Credit Union Limited** appointed by the members and shareholders of the Credit Union at a duly called meeting for that purpose held on January 9, 2001.
2. The Credit Union has, within the prescribed 20 day period, published notice of the resolution in The Ontario Gazette and in a newspaper having a general circulation in the locality in which the registered Head Office of the Credit Union is situated.
3. The voluntary winding-up of the Credit Union has been completed and an account of the winding-up of its affairs and disposition of its property together with an explanation was laid before the members and shareholders in accordance with the by-laws of the credit union at the first Final Liquidator's meeting held on September 14, 2005 at which a quorum was not present and thus the meeting was adjourned. A second Final Liquidator's meeting was held on September 26, 2005 to table the same.
4. The voluntary winding-up of the affairs has been conducted in accordance with the requirements of sections 298 and 299 of the Credit Unions and Caisses Populaires Act, 1994, and the conditions contained in the articles and by-laws of the credit union.

Subject to Section 299, Subsection (3), Victory (London) Credit Union Limited is dissolved 3 months after the date this notice is filed.

DATED this 28th day of September, 2005, at the City of Toronto

(138-P715) Deposit Insurance Corporation of Ontario
In its capacity as liquidator of Victory (London)
Credit Union Limited

Weston Employees' (Kitchener) Credit Union Limited

IN THE MATTER of the winding-up of **Weston Employees' (Kitchener) Credit Union Limited**, pursuant to Sections 298 and 299 of The Credit Unions and Caisses Populaires Act, 1994.

We, **Deposit Insurance Corporation of Ontario** hereby give notice that:

1. We are the liquidator of the estate and effects of **Weston Employees' (Kitchener) Credit Union Limited** appointed by the members and shareholders of the Credit Union at a duly called meeting for that purpose held on April 27, 1995.
2. The Credit Union has, within the prescribed 20 day period, published notice of the resolution in The Ontario Gazette and in a newspaper having a general circulation in the locality in which the registered Head Office of the Credit Union is situated.
3. The voluntary winding-up of the Credit Union has been completed and an account of the winding-up of its affairs and disposition of its property together with an explanation was laid before the members and shareholders in accordance with the by-laws of the credit union at the first Final Liquidator's meeting held on September 8, 2005 at which a quorum was not present and thus the meeting was adjourned. A second Final Liquidator's meeting was held on September 22, 2005 to table the same.

4. The voluntary winding-up of the affairs has been conducted in accordance with the requirements of sections 298 and 299 of the Credit Unions and Caisses Populaires Act, 1994, and the conditions contained in the articles and by-laws of the credit union.

Subject to Section 299, Subsection (3), Weston Employees' (Kitchener) Credit Union Limited is dissolved 3 months after the date this notice is filed.

DATED this 28th day of September, 2005, at the City of Toronto

(138-P716) Deposit Insurance Corporation of Ontario
In its capacity as liquidator of Weston
Employees' (Kitchener) Credit Union Limited

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF FORT ERIE

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on the 18th day of October, 2005 at the Municipal Centre, Clerk's Department of The Corporation of the Town of Fort Erie, 1 Municipal Centre Drive, Fort Erie, Ontario L2A 2S6.

The tenders will then be opened in public on the same day at The Municipal Centre, Conference Room 3 at 3:05 p.m.

Description of Lands:

ALBANY ST SS, PLAN 2371 PTL 5
100.00FR 400.42D, PIN 64212-0037 (R)
ROLL NUMBER 2703 020 007 07001
Minimum Tender Amount: \$9,717.23

BERNARD AVE ES, PLAN 99 LOT 85 LOT 88 NP439
35.00FR 142.00D IRREG, PIN 64201-0090 (LT) & 64201-0088 (R)
ROLL NUMBER 2703 020 010 60700
Minimum Tender Amount: \$6,894.63

BIDWELL PKY WS, PLAN 140 LOT 460 LOT 461 NP480
80.00FR 105.00D, PIN 64467-0021 (LT)
ROLL NUMBER 2703 020 010 98278
Minimum Tender Amount: \$1,961.84

NIGH RD SS, PLAN 140 LOT 458 LOT 459 NP480
84.00FR 119.54D, PIN 64467-0021 (LT)
ROLL NUMBER 2703 020 010 98725
Minimum Tender Amount: \$2,376.72

BURLEIGH RD N ES, PLAN 105 LOT 481 LOT 482 NP445
80.00FR 120.00D, PIN 64195-0174 (LT)
ROLL NUMBER 2703 020 024 24000
Minimum Tender Amount: \$2,747.09

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The lands do not include mobile homes situate on the lands, if any.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

NOTE: G.S.T. MAY BE PAYABLE BY SUCCESSFUL PURCHASER.

For further information regarding this sale and a copy of the prescribed form of tender contact:

(138-P709) GILLIAN CORNEY
Manager of Revenue & Collections
1 Municipal Centre Drive
Fort Erie, Ontario
L2A 2S6
T. (905) 871-1600 ext 228
gcorney@forterie.on.ca

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF
HURON SHORES

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 26 October 2005, at the Municipal Office, P.O. Box 460, 7 Bridge Street, Iron Bridge, Ontario P0R 1H0.

The tenders will then be opened in public on the same day at the Municipal Office, 7 Bridge Street, Iron Bridge.

Description of Lands:

Roll No. 57 24 000 015 03300 0000, Parcel 8-1 Section M-415, being Lot 8 Registered Plan M-415, geographic Township of Gladstone now in the Municipality of Huron Shores, District of Algoma (No 1) File No. 03-04
Minimum Tender Amount: \$9,077.91

Roll No. 57 24 000 015 03321 0000, Parcel 7-1 Section M-415 and Parcel 29-1 Section M-415, being Lot 7 and Block 29 on Registered Plan M-415, geographic Township of Gladstone, now in the Municipality of Huron Shores, District of Algoma (No 1) File No. 03-05
Minimum Tender Amount: \$11,902.35

Roll No. 57 24 000 002 15003 0000, Lot 49 Plan 381 in the Wishart Subdivision, geographic Township of Lefroy, now in the Municipality of Huron Shores, District of Algoma (No. 01) File No. 03-12
Minimum Tender Amount: \$4,608.72

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, relevant land transfer tax and GST if applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

SANDRA LEACH
Treasurer/Tax Collector
The Corporation of the Municipality of Huron Shores
P.O. Box 460
7 Bridge Street
Iron Bridge, Ontario P0R 1H0
(705) 843-2033

(138-P710)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF HANOVER

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 8 November 2005, at the Municipal Office, 341-10th Street, Hanover, Ontario N4N 1P5.

The tenders will then be opened in public on the same day at the Municipal Office, 341-10th Street, Hanover.

Description of Lands:

Roll No. 42 29 040 003 38300 0000, #866, 8th Avenue, Hanover, Part Lot 18 Plan 55, Town of Hanover, geographic Township of Bentinck, County of Grey (No. 16) as described in Instrument No. 360679. File No. 03-04
Minimum Tender Amount: \$7,992.66

Roll No. 42 29 040 002 07600 0000, #422 12th Street Hanover, Part Lot 135 Plan 730, Town of Hanover, County of Grey (No 16) as described in Instrument No. 408494. File No. 04-01
Minimum Tender Amount: \$11,547.49

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, relevant land transfer tax and GST if applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

DIANNE MATHER
Treasurer/Deputy-Clerk
The Corporation of the Town of Hanover
341-10th Street
Hanover, Ontario N4N 1P5
(519) 364-2780 Ext. 223
or visit our web site at www.hanover.ca

(138-P711)

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2005—10—08

ONTARIO REGULATION 494/05

made under the

FARM PRODUCTS MARKETING ACT

Made: September 15, 2005

Filed: September 20, 2005

Amending Reg. 402 of R.R.O. 1990

(Chickens — Marketing)

Note: Regulation 402 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Subsection 17 (4) of Regulation 402 of the Revised Regulations of Ontario, 1990 is amended by striking out “every two quota periods” and substituting “every quota period”.

(2) Subsection 17 (5) of the Regulation is amended by striking out “at least 23 weeks before the beginning of the first of the quota periods” and substituting “at least eight weeks before the beginning of the quota period”.

2. (1) Subsections 18 (2) and (3) of the Regulation are revoked and the following substituted:

(2) The chick price and feed price components of the minimum live price for chickens as described in the Schedule shall be negotiated every quota period fixed by the local board.

(3) The producer margin component of the minimum live price for chickens as described in the Schedule shall be negotiated once every six quota periods fixed by the local board.

(2) Subsection 18 (5) of the Regulation is revoked and the following substituted:

(5) If the producer margin is renegotiated in accordance with subsection (4), any renegotiated producer margin shall take effect on the first day of the next quota period and shall remain in effect for the balance of the six quota periods set out in subsection (3).

(5.1) A negotiation under subsection (2), (3) or (4) shall be conducted in accordance with the formula for minimum live prices for chickens in the Schedule.

3. Sections 19 and 20 of the Regulation are revoked and the following substituted:

ARBITRATION

19. (1) If the negotiating agency does not arrive at an agreement under subsection 18 (2), (3) or (4) by 4 p.m. on the day specified in subsection (2), or decides before that date that an agreement cannot be reached, it shall submit in writing to the Commission,

(a) a signed agreement concerning any matters agreed to in relation to the relevant negotiation; and

(b) a statement of the final position of each of the parties on each matter in dispute.

(2) The day referred to in subsection (1) is,

(a) in the case of a negotiation under subsection 18 (2), the day that is three weeks before the beginning of the quota period;

(b) in the case of a negotiation under subsection 18 (3), the day that is seven weeks before the beginning of the first of the six quota periods set out in that subsection; or

(c) in the case of a negotiation under subsection 18 (4), the day that is seven weeks before the beginning of the next quota period.

- (3) The Commission shall refer the matters in dispute in a negotiation under subsection 18 (2), (3) or (4), as the case may be, to an arbitration board.
- (4) An arbitration board shall be composed of one member, who shall be appointed by the members of the negotiating agency.
- (5) The Commission shall appoint the member of an arbitration board if he or she has not been appointed,
- (a) in the case of an arbitration relating to a negotiation under subsection 18 (2), at least two weeks before the beginning of the quota period;
 - (b) in the case of an arbitration relating to a negotiation under subsection 18 (3), at least six weeks before the beginning of the first of the six quota periods; or
 - (c) in the case of an arbitration relating to a negotiation under subsection 18 (4), at least six weeks before the beginning of the next quota period.
- (6) If the member of an arbitration board dies, resigns or is unable or unwilling to act before he or she has made an award, the negotiating agency or the Commission, as the case may be, shall appoint a new member and the new member shall continue and complete the arbitration.
- (7) An arbitration board shall make its award by 4 p.m. on the day specified in subsection (8) by selecting, without modification, one of the final positions on each matter submitted by the parties, and shall provide written reasons for the selection before the beginning of the next quota period.
- (8) The day referred to in subsection (7) is,
- (a) in the case of an arbitration relating to a negotiation under subsection 18 (2), the day that is one week before the beginning of the quota period;
 - (b) in the case of an arbitration relating to a negotiation under subsection 18 (3), the day that is two weeks before the beginning of the first of the six quota periods; or
 - (c) in the case of an arbitration relating to a negotiation under subsection 18 (4), the day that is two weeks before the beginning of the next quota period.
- (9) An arbitration board shall not make an award under subsection (7) if the parties reach an agreement on all matters in dispute and inform the board of that fact before an award is made.
- (10) In an award or agreement made under this section in relation to a negotiation under subsection 18 (4), any revised or renegotiated producer margin shall take effect on the first day of the next quota period and shall remain in effect for the balance of the six quota periods.
- (11) Every arbitration shall be conducted in accordance with the formula for minimum live prices for chickens in the Schedule.

RÈGLEMENT DE L'ONTARIO 494/05

pris en application de la

LOI SUR LA COMMERCIALISATION DES PRODUITS AGRICOLES

pris le 15 septembre 2005
déposé le 20 septembre 2005

modifiant le Règl. 402 des R.R.O. de 1990
(Poulets — Commercialisation)

Remarque : Le Règlement 402 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le paragraphe 17 (4) du Règlement 402 des Règlements refondus de l'Ontario de 1990 est modifié par substitution de «chaque exercice contingentaire, lequel est déterminé» à «chaque période correspondant à deux exercices contingentaires, lesquels sont déterminés».
- (2) Le paragraphe 17 (5) du Règlement est modifié par substitution de «au moins huit semaines avant le début de l'exercice contingentaire pour lequel ils négocient le prix» à «au moins 23 semaines avant le début du premier des exercices contingentaires pour lesquels ils négocient le prix».

2. (1) Les paragraphes 18 (2) et (3) du Règlement sont abrogés et remplacés par ce qui suit :

(2) Le prix du poussin et le prix de la nourriture compris dans le prix vif minimum des poulets, visés à l'annexe, sont négociés à chaque exercice contingentaire que détermine la commission locale.

(3) La marge de profit du producteur comprise dans le prix vif minimum des poulets, visée à l'annexe, est négociée tous les six exercices contingentaires que détermine la commission locale.

(2) Le paragraphe 18 (5) du Règlement est abrogé et remplacé par ce qui suit :

(5) Si la marge de profit du producteur est renégociée conformément au paragraphe (4), toute marge de ce genre qui a été renégociée entre en vigueur dès le premier jour du prochain exercice contingentaire et demeure en vigueur pour le reste des six exercices contingentaires visés au paragraphe (3).

(5.1) Il est procédé à la négociation prévue au paragraphe (2), (3) ou (4) conformément à la formule prévue à l'annexe en ce qui concerne les prix vifs minimums des poulets.

3. Les articles 19 et 20 du Règlement sont abrogés et remplacés par ce qui suit :

ARBITRAGE

19. (1) S'il n'arrive pas à un accord aux termes du paragraphe 18 (2), (3) ou (4) au plus tard à 16 heures le jour précisé au paragraphe (2) ou qu'il décide avant cette date qu'il n'est pas possible d'y arriver, l'organisme de négociation présente par écrit à la Commission :

- a) d'une part, un accord signé concernant les questions dont il a été convenu en ce qui concerne les négociations pertinentes;
- b) d'autre part, une déclaration de la position finale de chacune des parties sur chaque question en litige.

(2) Le jour visé au paragraphe (1) est le suivant :

- a) dans le cas des négociations prévues au paragraphe 18 (2), le jour qui tombe trois semaines avant le début de l'exercice contingentaire;
- b) dans le cas des négociations prévues au paragraphe 18 (3), le jour qui tombe sept semaines avant le début du premier des six exercices contingentaires visés à ce paragraphe;
- c) dans le cas des négociations prévues au paragraphe 18 (4), le jour qui tombe sept semaines avant le début du prochain exercice contingentaire.

(3) La Commission renvoie à un conseil d'arbitrage les questions en litige dans les négociations prévues au paragraphe 18 (2), (3) ou (4), selon le cas.

(4) Le conseil d'arbitrage se compose d'un membre que nomment les membres de l'organisme de négociation.

(5) S'il n'a pas été nommé, la Commission nomme le membre du conseil d'arbitrage :

- a) dans le cas d'un arbitrage concernant les négociations prévues au paragraphe 18 (2), au moins deux semaines avant le début de l'exercice contingentaire;
- b) dans le cas d'un arbitrage concernant les négociations prévues au paragraphe 18 (3), au moins six semaines avant le début du premier des six exercices contingentaires;
- c) dans le cas d'un arbitrage concernant les négociations prévues au paragraphe 18 (4), au moins six semaines avant le début du prochain exercice contingentaire.

(6) Si le membre du conseil d'arbitrage décède, démissionne ou ne peut pas ou ne veut pas exercer ses fonctions avant d'avoir rendu une sentence, l'organisme de négociation ou la Commission, selon le cas, nomme un remplaçant pour en terminer les travaux.

(7) Le conseil d'arbitrage rend sa sentence au plus tard à 16 heures le jour précisé au paragraphe (8) en choisissant sans la modifier une des positions finales sur chaque question que lui ont soumise les parties et il donne les motifs de son choix par écrit avant le début du prochain exercice contingentaire.

(8) Le jour visé au paragraphe (7) est le suivant :

- a) dans le cas d'un arbitrage concernant les négociations prévues au paragraphe 18 (2), le jour qui tombe une semaine avant le début de l'exercice contingentaire;
- b) dans le cas d'un arbitrage concernant les négociations prévues au paragraphe 18 (3), le jour qui tombe deux semaines avant le début du premier des six exercices contingentaires;
- c) dans le cas d'un arbitrage concernant les négociations prévues au paragraphe 18 (4), le jour qui tombe deux semaines avant le début du prochain exercice contingentaire.

(9) Le conseil d'arbitrage ne doit rendre aucune sentence aux termes du paragraphe (7) si les parties arrivent à un accord sur toutes les questions en litige et l'en informent avant qu'il ne la rende.

(10) Dans une sentence rendue ou un accord conclu aux termes du présent article relativement aux négociations prévues au paragraphe 18 (4), toute marge de profit du producteur qui est révisée ou renégociée entre en vigueur dès le premier jour du prochain exercice contingentaire et le demeure pour le reste des six exercices contingentaires.

(11) Il est procédé à chaque arbitrage conformément à la formule prévue à l'annexe en ce qui concerne les prix vifs minimums des poulets.

Made by:
Pris par :

ONTARIO FARM PRODUCTS MARKETING COMMISSION:
COMMISSION DE COMMERCIALISATION DES PRODUITS AGRICOLES DE L'ONTARIO :

DAVE HOPE
Chair
Président

GLORIA MARCO BORYS
Secretary
Secrétaire

Date made: September 15, 2005.
Pris le : 15 septembre 2005.

41/05

ONTARIO REGULATION 495/05

made under the

HIGHWAY TRAFFIC ACT

Made: September 12, 2005
Filed: September 21, 2005

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Regulation 619 has previously been amended. Those amendments are listed in the [Table of Regulations - Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Paragraph 12 of Part 4 of Schedule 5 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked.

2. (1) Paragraph 2 of Part 1 of Schedule 13 to the Regulation is revoked and the following substituted:

**District Municipality of Muskoka — Town of Gravenhurst
District of Parry Sound**

2. That part of the King's Highway known as No. 11 in The District Municipality of Muskoka lying between a point situate 23 metres measured southerly from its intersection with a line between lots 17 and 18 in Concession 2 in Muskoka South Ward in the Town of Gravenhurst and a point situate 380 metres measured northerly from its intersection with the centre line of the roadway known as Station Road/Ratray Road in the Territorial District of Parry Sound.

(2) Paragraph 24 of Part 2 of Schedule 13 to the Regulation is revoked and the following substituted:

District of Parry Sound — Township of Perry

24. That part of the King's Highway known as No. 11 in the Territorial District of Parry Sound lying between a point situate 380 metres measured northerly from its intersection with the centre line of the roadway known as Station Road/Ratray Road and a point situate at its intersection with the southerly limit of the southerly junction of the King's Highway known as No. 518 in the Township of Perry.

3. (1) Paragraph 7 of Part 3 of Schedule 16 to the Regulation is revoked and the following substituted:**County of Simcoe — Township of Ramara**

7. That part of the King's Highway known as No. 12 in the Township of Ramara in the County of Simcoe lying between a point situate 640 metres measured northerly from its intersection with the centre line of the roadway known as Simcoe County Road No. 47 and a point situate 300 metres measured easterly from its intersection with the centre line of the roadway known as Rama Road 44.

(2) Paragraph 6 of Part 5 of Schedule 16 to the Regulation is revoked and the following substituted:**County of Simcoe — City of Orillia — Township of Ramara**

6. That part of the King's Highway known as No. 12 in the Township of Ramara in the City of Orillia in the County of Simcoe beginning at a point situate 300 metres measured easterly from its intersection with the centre line of the roadway known as Rama Road 44 and extending westerly for a distance of 2805 metres.

4. (1) Paragraph 14 of Part 2 of Schedule 21 to the Regulation is revoked and the following substituted:**District of Algoma — Town of Massey — Township of Shedden**

14. That part of the King's Highway known as No. 17 lying between a point situate 345 metres measured westerly from its intersection with the centre line of the roadway known as Aberdeen Street in the Town of Massey in the Territorial District of Algoma and a point situate 265 metres measured easterly from its intersection with the easterly limit of the roadway known as Cutler Avenue in the Township of Shedden.

(2) Paragraph 9 of Part 4 of Schedule 21 to the Regulation is revoked and the following substituted:**District of Algoma — Township of Shedden**

9. That part of the King's Highway known as No. 17 in the Township of Shedden in the Territorial District of Algoma lying between a point situate 265 metres measured easterly from its intersection with the easterly limit of the roadway known as Cutler Avenue and a point situate 60 metres measured easterly from its intersection with the easterly limit of the roadway known as Ann Street.

Made by:

HARINDER JEET SINGH TAKHAR
Minister of Transportation

Date made: September 12, 2005.

41/05

ONTARIO REGULATION 496/05

made under the

HIGHWAY TRAFFIC ACT

Made: September 15, 2005
Filed: September 21, 2005

Amending Reg. 622 of R.R.O. 1990
(Stopping of Vehicles on Parts of the King's Highway)

Note: Regulation 622 has previously been amended. Those amendments are listed in the [Table of Regulations — Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Appendix A to Regulation 622 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:

SCHEDULE 10
HIGHWAY NO. 35

1. On the east side of that part of the King's Highway known as No. 35 in the Township of Algonquin Highlands in the County of Haliburton lying between a point situate 235 metres measured westerly from its intersection with the centre line of the roadway known as Shangri-LA Road and a point situate 10 metres measured easterly from its intersection with the centre line of the roadway known as Saskatchewan Lake Road.

2. On the west side of that part of the King's Highway known as No. 35 in the Township of Algonquin Highlands in the County of Haliburton lying between a point situate 70 metres measured westerly from its intersection with the centre line of the roadway known as Shangri-LA Road and a point situate 25 metres measured easterly from its intersection with the centre line of the roadway known as Saskatchewan Lake Road.

Made by:

HARINDER JEET SINGH TAKHAR
Minister of Transportation

Date made: September 15, 2005.

41/05

ONTARIO REGULATION 497/05

made under the

HIGHWAY TRAFFIC ACT

Made: September 12, 2005

Filed: September 21, 2005

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Regulation 619 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraph 4 of Part 1 of Schedule 13 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

District of Parry Sound — Municipality of Powassan, District of Nipissing — City of North Bay

4. That part of the King's Highway known as No. 11 lying between a point situate 2250 metres measured southerly from its intersection with the centre line of the roadway known as Goreville Road in the Territorial District of Parry Sound and a point situate 850 metres measured southerly from its intersection with the centre line of the southerly junction of the King's Highway known as No. 17 in the City of North Bay in the Territorial District of Nipissing.

(2) Paragraph 26 of Part 2 of Schedule 13 to the Regulation is revoked and the following substituted:

District of Parry Sound — Village of South River

26. That part of the King's Highway known as No. 11 in the Territorial District of Parry Sound lying between a point situate 425 metres measured northerly from its intersection with the northerly limits of the roadway known as Marie Street in the Village of South River and a point situate 2250 metres measured southerly from its intersection with the centre line of the roadway known as Goreville Road.

(3) Paragraph 29 of Part 2 of Schedule 13 to the Regulation is revoked.

(4) Part 2 of Schedule 13 to the Regulation is amended by adding the following paragraphs:

District of Rainy River — Township of Barwick, Township of Morley

42. That part of the King's Highway known as No. 11 in the Territorial District of Rainy River in the Township of Barwick lying between a point situate at its intersection with the westerly boundary of the Manitou Rapids Rainy

River First Nations and a point situate 500 metres measured easterly from its intersection with the King's Highway known as No. 617 in the Township of Morley.

District of Rainy River — Township of Morley, Township of Atwood

43. That part of the King's Highway known as No. 11 in the Territorial District of Rainy River in the Township of Morley lying between a point situate 500 metres measured westerly from the centre point of its intersection with the King's Highway known as No. 617 and a point situate 60 metres measured westerly from its intersection with the westerly limits of the roadway known as Atwood Township Road in the Township of Atwood.

(5) Part 4 of Schedule 13 to the Regulation is amended by adding the following paragraph:

District of Rainy River — Township of Morley

24. That part of the King's Highway known as No. 11 in the Township of Morley in the Territorial District of Rainy River lying between a point situate 500 metres measured easterly from its intersection with the centre point of the King's Highway known as No. 617 and a point situate 500 metres measured westerly from its intersection with the centre point of the King's Highway known as No. 617.

Made by:

HARINDER JEET SINGH TAKHAR
Minister of Transportation

Date made: September 12, 2005.

41/05

ONTARIO REGULATION 498/05

made under the

HIGHWAY TRAFFIC ACT

Made: September 15, 2005
Filed: September 21, 2005

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Regulation 619 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraph 12 of Part 2 of Schedule 13 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

District of Cochrane — Township of Val Rita-Harty

12. That part of the King's Highway known as No. 11 in the Territorial District of Cochrane lying between a point situate 425 metres measured easterly from its intersection with the boundary line between the geographic Townships of Idington and McCrea and the Township of Val Rita-Harty and a point situate 275 metres measured easterly from its intersection with the centre line of the roadway known as Belanger Road in the Township of Val Rita-Harty.

(2) Part 2 of Schedule 13 to the Regulation is amended by adding the following paragraph:

District of Cochrane — Township of Val Rita-Harty, Township of Matice-Val Cote

44. That part of the King's Highway known as No. 11 in the Territorial District of Cochrane lying between a point situate 1061 metres measured westerly from its intersection with the centre line of the roadway known as Belanger Road in the Township of Val Rita-Harty and a point situate at its intersection with the easterly limit of the roadway between Lots 24 and 25 Concession 3 in the Township of Matice-Val Cote.

(3) Part 4 of Schedule 13 to the Regulation is amended by adding the following paragraph:

District of Cochrane — Township of Val Rita-Harty, Township of Matice-Val Cote

25. That part of the King's Highway known as No. 11 in the Territorial District of Cochrane lying between a point situate 275 metres measured easterly from its intersection with the centre line of the roadway known as Belanger Road in the Township of Val Rita-Harty and a point situate 1061 metres measured westerly from its intersection with the centre line of the roadway known as Belanger Road.

2. (1) Paragraph 36 of Part 2 of Schedule 21 to the Regulation is revoked and the following substituted:**District of Kenora — Township of Ignace, Township of Zealand**

36. That part of the King's Highway known as No. 17 in the Territorial District of Kenora lying between a point situate 340 metres measured westerly from its intersection with the roadway known as West Beach Drive in the Township of Ignace and a point situate 550 metres measured easterly from its intersection with the westerly abutment of the bridge over Nugget Creek in the Township of Zealand.

(2) Paragraph 21 of Part 4 of Schedule 21 to the Regulation is revoked and the following substituted:**District of Kenora — Township of Ignace**

21. That part of the King's Highway known as No. 17 in the Township of Ignace in the Territorial District of Kenora lying between point situate 215 metres measured westerly from its intersection with the westerly limit of the roadway known as West Street and a point situate 340 metres measured westerly from its intersection with the centre line of the roadway known as West Beach Drive.

Made by:

HARINDER JEET SINGH TAKHAR
Minister of Transportation

Date made: September 15, 2005.

41/05

ONTARIO REGULATION 499/05

made under the

ONTARIO DRUG BENEFIT ACT

Made: September 21, 2005

Filed: September 22, 2005

Amending O. Reg. 201/96
(General)

Note: Ontario Regulation 201/96 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 1 of Ontario Regulation 201/96 is amended by adding the following subsection:

(7) For the purposes of this Regulation, items 392, 393, 394, 395, 396, 398, 1158, 1285, 1286 and 1287 of Part III of the Formulary shall be read as follows:

392	2265273	Novo-Warfarin 1mg Tab
393	2265281	Novo-Warfarin 2mg Tab
394	2265303	Novo-Warfarin 2.5mg Tab
395	2265311	Novo-Warfarin 3mg Tab
396	2265338	Novo-Warfarin 4mg Tab
398	2265346	Novo-Warfarin 5mg Tab
1158	2246083	Apo-Ipravent 0.03% Nasal Spray

1285	2245456	Sodium Aurothiomalate 10mg/mL Inj Sol-1mL Pk
1286	2245457	Sodium Aurothiomalate 25mg/mL Inj Sol-1mL Pk
1287	2245458	Sodium Aurothiomalate 50mg/mL Inj Sol-1mL Pk

2. The Regulation is amended by adding the following section:

7.2 A drug product identified by brand name and manufacturer in the following amendments to Part III of the Formulary is designated as a listed drug product unless there is an indication in that Part that the drug product is not a benefit:

1. Amendments dated September 30, 2005.

3. (1) Subject to subsection (2), this Regulation comes into force on September 27, 2005.

(2) Section 2 comes into force on the later of,

(a) September 30, 2005; and

(b) the day that is 10 days after the day of filing, where the following are not included in calculating the 10 days:

(i) the day of filing, and

(ii) Saturdays and Sundays and other holidays within the meaning of the *Interpretation Act*.

Made by:

GEORGE SMITHERMAN
Minister of Health and Long-Term Care

Date made: September 21, 2005.

41/05

ONTARIO REGULATION 500/05

made under the

DRUG INTERCHANGEABILITY AND DISPENSING FEE ACT

Made: September 21, 2005

Filed: September 22, 2005

Amending Reg. 935 of R.R.O. 1990
(General)

Note: Regulation 935 has previously been amended. Those amendments are listed in the [Table of Regulations](#) [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “Formulary” in subsection 1 (1) of Regulation 935 of the Revised Regulations of Ontario, 1990 is amended by adding “and includes amendments dated September 30, 2005” at the end.

(2) Section 1 of the Regulation is amended by adding the following subsection:

(6) For the purposes of this Regulation, items 392, 393, 394, 395, 396, 398, 1158, 1285, 1286 and 1287 of Part III of the Formulary shall be read as follows:

392	2265273	Novo-Warfarin 1mg Tab
393	2265281	Novo-Warfarin 2mg Tab
394	2265303	Novo-Warfarin 2.5mg Tab
395	2265311	Novo-Warfarin 3mg Tab

396	2265338	Novo-Warfarin 4mg Tab
398	2265346	Novo-Warfarin 5mg Tab
1158	2246083	Apo-Ipravent 0.03% Nasal Spray
1285	2245456	Sodium Aurothiomalate 10mg/mL Inj Sol-1mL Pk
1286	2245457	Sodium Aurothiomalate 25mg/mL Inj Sol-1mL Pk
1287	2245458	Sodium Aurothiomalate 50mg/mL Inj Sol-1mL Pk

2. (1) Subject to subsection (2), this Regulation comes into force on September 27, 2005.
- (2) Subsection 1 (1) comes into force on the later of,
- (a) September 30, 2005; and
- (b) the day that is 10 days after the day of filing, where the following are not included in calculating the 10 days:
- (i) the day of filing, and
 - (ii) Saturdays and Sundays and other holidays within the meaning of the *Interpretation Act*.

Made by:

GEORGE SMITHERMAN
Minister of Health and Long-Term Care

Date made: September 21, 2005.

41/05

ONTARIO REGULATION 501/05

made under the

DISTRICT SOCIAL SERVICES ADMINISTRATION BOARDS ACT

Made: September 21, 2005
Filed: September 23, 2005

Amending O. Reg. 278/98
(General)

Note: Ontario Regulation 278/98 has previously been amended. Those amendments are listed in the [Table of Regulations Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) Section 2 of Schedule 2 to Ontario Regulation 278/98 is amended by striking out “shall consist of 13 members” in the portion before paragraph 1 and substituting “shall consist of 12 members”.

(2) Paragraph 1 of section 2 of Schedule 2 to the Regulation is revoked.

41/05

ONTARIO REGULATION 502/05

made under the

HEALTH INSURANCE ACT

Made: September 21, 2005

Filed: September 23, 2005

Amending Reg. 552 of R.R.O. 1990

(General)

Note: Regulation 552 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “schedule of benefits” in subsection 1 (1) of Regulation 552 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

“schedule of benefits” means the document published by the Ministry of Health and Long-Term Care titled “Schedule of Benefits — Physician Services under the *Health Insurance Act* (October 1, 2005)”, but does not include the “[Commentary...]” portions of the document, or its Appendices A, B, C and F;

(2) Subsection 1 (3) of the Regulation is revoked.

2. (1) Subparagraph 3 i of subsection 24 (1.1) of the Regulation is amended by striking out “a home for retarded persons as defined in the *Homes for Retarded Persons Act*” and substituting “a facility within the meaning of the *Developmental Services Act*”.

(2) Subparagraph 3 iv of subsection 24 (1.1) of the Regulation is amended by striking out “vocational rehabilitation services under the *Vocational Rehabilitation Services Act*” and substituting “employment supports under Part III of the *Ontario Disability Support Program Act, 1997*”.

3. This Regulation comes into force on October 1, 2005.

41/05

ONTARIO REGULATION 503/05

made under the

HEALTH PROTECTION AND PROMOTION ACT

Made: September 21, 2005

Filed: September 23, 2005

Amending Reg. 569 of R.R.O. 1990

(Reports)

Note: Regulation 569 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The Schedule to Regulation 569 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

SCHEDULE 1

1. Algoma Health Unit, 99 Foster Drive, Sault Ste. Marie.
2. Anishnawbe Health Toronto, 225 Queen Street East, Toronto.
3. Bay Centre for Birth Control, Sunnybrook and Women's College Health Sciences Centre, 790 Bay Street, Toronto.
4. Birth Control & Venereal Disease Information Centre, 2828 Bathurst Street, Toronto.

5. Central Toronto Community Health Centres — Queen West Site, 168 Bathurst Street, Toronto.
6. Centre francophone de Toronto, 22 College Street, Toronto.
7. Centretown Community Health Centre, 420 Cooper Street, Ottawa.
8. City of Hamilton Public Health and Community Services Department, 71 Main Street West, Hamilton.
9. Toronto Public Health, 277 Victoria Street, Toronto.
10. Elgin-St. Thomas Health Unit, 99 Edward Street, St. Thomas.
11. Hassle Free Clinic, 66 Gerrard Street East, Toronto.
12. Kingston, Frontenac and Lennox and Addington Health Unit, 221 Portsmouth Avenue, Kingston.
13. London InterCommunity Health Centre, 659 Dundas Street East, London.
14. Ottawa Public Health Department, 179 Clarence Street, Ottawa.
15. Peel Health Department, 44 Peel Centre Drive, 2nd floor, Brampton.
16. Region of Waterloo Public Health, 99 Regina Street South, Waterloo.
17. Regional Niagara Public Health Department, 573 Glenridge Avenue, Niagara Falls.
18. Rexdale Community Health Centre, 8 Taber Road, Toronto.
19. Sandy Hill Community Health Centre, 221 Nelson Street, Ottawa.
20. Simcoe Muskoka District Health Unit, 15 Sperling Drive, Barrie.
21. Somerset West Community Health Centre, 55 Eccles Street, Ottawa.
22. Sudbury and District Health Unit, 1300 Paris Street, Sudbury.
23. Thunder Bay District Health Unit, 999 Balmoral Street, Thunder Bay.
24. Wellington-Dufferin-Guelph Health Unit, 8460 Wellington Road #19, Belwood.
25. Windsor-Essex County Health Unit, 1005 Ouellette Avenue, Windsor.
26. Windsor Regional Hospital, Metropolitan Campus, 1995 Lens Avenue, Windsor.

RÈGLEMENT DE L'ONTARIO 503/05

pris en application de la

LOI SUR LA PROTECTION ET LA PROMOTION DE LA SANTÉ

pris le 21 septembre 2005
déposé le 23 septembre 2005

modifiant le Règl. 569 des R.R.O. de 1990
(Rapports)

Remarque : Le Règlement 569 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'annexe du Règlement 569 des Règlements refondus de l'Ontario de 1990 est abrogée et remplacée par ce qui suit :

ANNEXE 1

1. Unité sanitaire Algoma, 99, Foster Drive, Sault Ste. Marie.
2. Anishnawbe Health Toronto, 225, rue Queen est, Toronto.
3. Bay Centre for Birth Control, Sunnybrook and Women's College Health Sciences Centre, 790, rue Bay, Toronto.
4. Birth Control and Venereal Disease Information Centre, 2828, rue Bathurst, Toronto.

5. Central Toronto Community Health Centres, Queen West Site, 168, rue Bathurst, Toronto.
6. Centre francophone de Toronto, 22, rue College, Toronto.
7. Centre de santé communautaire du Centre-ville, 420, rue Cooper, Ottawa.
8. City of Hamilton Public Health and Community Services Department, 71, rue Main ouest, Hamilton.
9. Toronto Public Health, 277, rue Victoria, Toronto.
10. Elgin-St. Thomas Health Unit, 99, rue Edward, St. Thomas.
11. Hassle Free Clinic, 66, rue Gerrard est, Toronto.
12. Kingston, Frontenac and Lennox and Addington Health Unit, 221, avenue Portsmouth, Kingston.
13. London InterCommunity Health Centre, 659, rue Dundas est, London.
14. Ottawa Public Health Department, 179, rue Clarence, Ottawa.
15. Peel Health Department, 44, Peel Centre Drive, 2^e étage, Brampton.
16. Region of Waterloo Public Health, 99, rue Regina sud, Waterloo.
17. Regional Niagara Public Health Department, 573, avenue Glenridge, Niagara Falls.
18. Rexdale Community Health Centre, 8, chemin Taber, Toronto.
19. Centre de santé communautaire Côte de sable, 221, rue Nelson, Ottawa.
20. Simcoe Muskoka District Health Unit, 15, Sperling Drive, Barrie.
21. Centre de santé communautaire Somerset Ouest, 55, rue Eccles, Ottawa.
22. Service de santé publique de Sudbury et du district, 1300, rue Paris, Sudbury.
23. Thunder Bay District Health Unit, 999, rue Balmoral, Thunder Bay.
24. Wellington-Dufferin-Guelph Health Unit, 8460, chemin Wellington n° 19, Belwood.
25. Windsor-Essex County Health Unit, 1005, avenue Ouellette, Windsor.
26. Windsor Regional Hospital, Metropolitan Campus, 1995, avenue Lens, Windsor.

41/05

ONTARIO REGULATION 504/05

made under the

CITY OF OTTAWA ACT, 1999

Made: September 21, 2005

Filed: September 23, 2005

Amending O. Reg. 540/00
(Transition Board — Other Powers and Duties)

Note: Ontario Regulation 540/00 has previously been amended. Those amendments are listed in the [Table of Regulations Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Section 11 of Ontario Regulation 540/00 is revoked and the following substituted:

11. Despite subsection 150 (13) of the *Municipal Act, 2001*, a by-law of an old municipality or a local board of an old municipality, including all amendments to the by-law, to which that subsection applies, expires on the later of five years after the day on which it comes into force and January 1, 2008, unless the by-law is repealed earlier.

RÈGLEMENT DE L'ONTARIO 504/05

pris en application de la

LOI DE 1999 SUR LA VILLE D'OTTAWApris le 21 septembre 2005
déposé le 23 septembre 2005modifiant le Règl. de l'Ont. 540/00
(Conseil de transition — autres pouvoirs et fonctions)

Remarque : Le Règlement de l'Ontario 540/00 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 11 du Règlement de l'Ontario 540/00 est abrogé et remplacé par ce qui suit :

11. Malgré le paragraphe 150 (13) de la *Loi de 2001 sur les municipalités*, les règlements d'une ancienne municipalité et de ses conseils locaux, y compris leurs modifications, auxquels s'applique ce paragraphe expirent cinq ans après leur entrée en vigueur ou le 1^{er} janvier 2008, si cette date survient en dernier, à moins qu'ils ne soient abrogés plus tôt.

Made by:
Pris par :*Le ministre des Affaires municipales et du Logement,*JOHN PHILIP GERRETSEN
*Minister of Municipal Affairs and Housing*Date made: September 21, 2005.
Pris le : 21 septembre 2005.

41/05

ONTARIO REGULATION 505/05

made under the

ENVIRONMENTAL BILL OF RIGHTS, 1993Made: September 21, 2005
Filed: September 23, 2005Amending O. Reg. 681/94
(Classification of Proposals for Instruments)

Note: Ontario Regulation 681/94 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 5 (2) of Ontario Regulation 681/94 is amended by adding the following paragraph:

15. A proposal for a certificate of property use under section 168.6 of the *Environmental Protection Act*, if the proposal relates to a risk assessment that is submitted to the Ministry of the Environment on or after October 1, 2005.

2. Section 10 of the Regulation is amended by striking out "The Minister of Environment and Energy" and substituting "The Minister of the Environment".

41/05

ONTARIO REGULATION 506/05

made under the

FARM PRODUCTS MARKETING ACT

Made: September 14, 2005

Filed: September 23, 2005

Amending Reg. 410 of R.R.O. 1990

(Fresh Grapes — Marketing)

Note: Regulation 410 has previously been amended. Those amendments are listed in the Table of Regulations -- Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Regulation 410 of the Revised Regulations of Ontario, 1990 is amended by adding the following French version:**RAISIN FRAIS — COMMERCIALISATION****1. Les définitions qui suivent s'appliquent au présent règlement.**

«commission locale» La commission appelée «The Ontario Fresh Grape Growers' Marketing Board». («local board»)

«jus de vendange tardive» Jus que produit en Ontario un producteur de raisin à partir de raisin de vendange tardive qu'il y cultive et qui sert à la transformation en vin de glace, en vin de vendange tardive ou en d'autres vins, boissons spiritueuses, produits du raisin ou jus. («late harvest juice»)

«plan» Le plan appelé «The Ontario Fresh Grape Growers' Marketing Plan». («plan»)

«producteur» Quiconque se livre à la production de raisin frais. («producer»)

«raisin frais» Le raisin produit en Ontario, à l'exception du raisin suivant :

- a) celui qu'utilise quiconque se livre à la transformation de raisin ou de jus de vendange tardive à des fins de transformation;
- b) celui qui sert à produire du jus de vendange tardive. («fresh grapes»)

«transformation» S'entend des activités suivantes :

- a) relativement au raisin, la fabrication de produits du raisin ou de jus, de boissons spiritueuses ou de vin à partir de raisin et, notamment, l'embouteillage, la distillation, la fermentation ou la transformation avec du sucre, du dioxyde de soufre ou tout autre produit chimique, à l'exclusion toutefois de la production de jus de vendange tardive;
- b) relativement au jus de vendange tardive, la fabrication de vin de glace, de vin de vendange tardive ou d'autres vins, boissons spiritueuses, produits du raisin ou jus à partir de jus de vendange tardive et, notamment, l'embouteillage, la distillation, la fermentation ou la transformation avec du sucre, du dioxyde de soufre ou tout autre produit chimique, à l'exclusion toutefois de la production de jus de vendange tardive. («processing»)

2. Le présent règlement prévoit la régie et à la réglementation de tout ou partie des aspects de la production et de la commercialisation de raisin frais en Ontario, y compris l'interdiction totale ou partielle de pareilles production et commercialisation.

POUVOIRS DE LA COMMISSION LOCALE**3. La Commission délègue les pouvoirs suivants à la commission locale :**

- a) exiger de quiconque se livre à la production ou à la commercialisation de raisin frais qu'il fasse inscrire ses nom, adresse et profession auprès de la commission locale;
- b) exiger de quiconque se livre à la production ou à la commercialisation de raisin frais qu'il fournisse les renseignements que demande la commission locale à cet égard et, notamment, qu'il dresse et dépose des déclarations;
- c) nommer des personnes pour examiner les livres, les dossiers et les documents et inspecter les biens-fonds, les locaux et le raisin frais de quiconque se livre à la commercialisation de celui-ci;
- d) stimuler, accroître et améliorer la commercialisation du raisin frais par des moyens qu'elle estime appropriés;

- e) collaborer avec une commission de commercialisation, une commission locale ou une agence de commercialisation du Canada ou de toute province du Canada dans le but de commercialiser du raisin frais;
 - f) prendre les mesures, rendre les ordonnances et de donner les ordres et directives nécessaires pour faire dûment observer et appliquer les dispositions de la Loi, des règlements et du plan.
4. La Commission délègue à la commission locale ses pouvoirs de prendre des règlements à l'égard du raisin frais, aux fins suivantes :
- a) prévoir la délivrance d'un permis à l'une quelconque ou à l'ensemble des personnes avant qu'elles ne commencent ou ne continuent à se livrer à la production ou à la commercialisation de raisin frais;
 - b) interdire à quiconque de se livrer à la production ou à la commercialisation de raisin frais si ce n'est en vertu d'un permis;
 - c) prévoir le refus de délivrer un permis lorsque l'auteur de la demande ne possède pas l'expérience, les ressources financières ou le matériel nécessaires pour exercer de façon satisfaisante les activités commerciales qui font l'objet de sa demande;
 - d) prévoir la suspension ou la révocation d'un permis, ou le refus d'en renouveler un, en raison du défaut du titulaire d'observer ou d'appliquer une disposition de la Loi, des règlements, du plan ou d'une ordonnance, d'un ordre ou d'une directive de la commission locale;
 - e) prévoir la fixation de droits de permis et l'acquittement annuel, semestriel, trimestriel ou mensuel de ceux-ci, selon différents montants ou en versements échelonnés, par l'une quelconque ou l'ensemble des personnes qui produisent ou commercialisent du raisin frais, ainsi que la perception de ces droits et leur recouvrement au moyen d'une action devant un tribunal compétent;
 - f) prescrire la forme des permis;
 - g) prévoir de soustraire toute catégorie, variété, qualité ou grosseur de raisin frais ou toute personne ou catégorie de personnes se livrant à la production ou à la commercialisation de celui-ci à l'application de l'un quelconque ou de l'ensemble des règlements pris, des ordonnances rendues ou des ordres ou directives donnés en vertu du plan;
 - h) exiger la constitution d'un cautionnement ou d'une preuve de solvabilité de quiconque se livre à la commercialisation de raisin frais et l'emploi de tout fonds ou cautionnement ainsi constitué;
 - h.1) autoriser la fixation de remises pour les paiements immédiats et de pénalités avec intérêts en cas de retard de paiement pour les droits de permis et les frais de gestion payables par quiconque se livre à la production ou à la commercialisation de raisin frais;
 - i) prévoir la régie et la réglementation de la commercialisation du raisin frais, y compris les dates, heures et lieux où il peut être commercialisé;
 - j) prévoir la régie et la réglementation des accords conclus entre les producteurs de raisin frais et quiconque se livre à la commercialisation ou à la transformation de celui-ci et prévoir des interdictions à l'égard de toute disposition ou clause de ces accords;
 - k) exiger de quiconque produit du raisin frais qu'il le mette en vente et le vende par l'entremise de la commission locale;
 - l) interdire à quiconque d'emballer du raisin frais qui n'a pas été vendu par la commission locale ou par son entremise;
 - m) prévoir la conclusion, par l'entremise de la commission locale, d'accords relatifs à la commercialisation du raisin frais et en prescrire la forme et les conditions.

DROITS DE PERMIS

5. (1) La Commission autorise la commission locale à se servir de toute catégorie de droits de permis, de frais de gestion et d'autres sommes d'argent qui lui sont redevables pour couvrir ses dépenses, faire appliquer et exécuter la Loi et les règlements et réaliser l'objet du plan.

(2) La Commission autorise la commission locale à créer un fonds relatif au plan en vue du paiement de sommes d'argent qui peuvent être exigibles aux fins mentionnées au paragraphe (1).

MISE EN COMMUN

6. La Commission autorise la commission locale à diriger la mise en commun de toutes les sommes provenant de la vente de raisin frais en un seul ou plusieurs fonds aux fins de leur distribution et, après déduction des débours et frais nécessaires et

légitimes, à distribuer le reste de ces sommes de façon que chaque producteur en reçoive une part basée sur la quantité, la catégorie, la variété, la qualité ou la grosseur de raisin frais qu'il a livré. Elle autorise également la commission locale à effectuer un versement initial lors de la livraison du raisin frais et des versements subséquents jusqu'à ce que le reste des sommes provenant de la vente soit distribué aux producteurs.

NOMINATION D'AGENTS

7. La Commission autorise la commission locale à nommer des agents, à prescrire leurs fonctions et leurs conditions d'emploi et à prévoir leur rémunération.

COMMERCIALISATION PAR LA COMMISSION LOCALE

8. (1) Tout le raisin frais est commercialisé par la commission locale ou par son entremise.

(2) Nul ne doit commercialiser du raisin frais si ce n'est la commission locale ou par son entremise.

9. (1) La Commission confère les pouvoirs suivants à la commission locale :

1. Diriger et régir, par ordonnance, ordre ou directive, en tant que mandant ou mandataire, la commercialisation du raisin frais, y compris les dates, heures et lieux où il peut être commercialisé.
2. Fixer la qualité de chaque catégorie, variété, qualité et grosseur de raisin frais qui sera commercialisé par chacun des producteurs.
3. Interdire la commercialisation de toute catégorie, variété, qualité ou grosseur de raisin frais.
4. Établir le ou les prix du raisin frais ou de toute catégorie, variété, qualité ou grosseur de celui-ci qui sont payés aux producteurs ou à la commission locale, selon le cas, et fixer des prix différents pour diverses parties de l'Ontario.
5. Fixer et imposer des frais de gestion relatifs à la commercialisation du raisin frais.
6. Exiger que le ou les prix du raisin frais payables ou dus au producteur soient payés à la commission locale ou par son entremise.
7. Recouvrer de quiconque, au moyen d'une action devant un tribunal compétent, le ou les prix ou une partie du prix du raisin frais.
8. Payer, sur les frais de gestion qui lui sont imposés en vertu de la disposition 5, les dépenses qu'elle engage pour réaliser l'objet du plan.
9. Payer aux producteurs le ou les prix du raisin frais, moins les frais de gestion imposés en vertu de la disposition 5, et fixer les échéances auxquelles ou avant lesquelles ces paiements sont faits.

(2) Au paiement effectué en vertu de la disposition 9 du paragraphe (1) est joint un état indiquant les variétés et les qualités de chaque variété ainsi que la quantité de chaque qualité de raisin frais vendu, le ou les prix payés et les détails des frais de gestion qu'impose la commission locale.

Made by:

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

DAVE HOPE
Chair

GLORIA MARCO BORYS
Secretary

Date made: September 14, 2005.

ONTARIO REGULATION 507/05

made under the

FARM PRODUCTS MARKETING ACT

Made: September 14, 2005

Filed: September 23, 2005

Amending Reg. 417 of R.R.O. 1990
(Greenhouse Vegetables — Marketing)

Note: Regulation 417 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Regulation 417 of the Revised Regulations of Ontario, 1990 is amended by adding the following French version:**LÉGUMES DE SERRE — COMMERCIALISATION****1. Les définitions qui suivent s'appliquent au présent règlement.**

«commission locale» La commission appelée «Ontario Greenhouse Vegetable Growers». («local board»)

«légumes de serre» Les tomates, la laitue, les poivrons et les concombres produits en Ontario dans une serre ou une autre enceinte sous du verre, une matière plastique ou un autre matériau utilisé dans le but de contrôler la température et d'assurer la protection des plantes en croissance. («greenhouse vegetables»)

«plan» Le plan appelé «Ontario Greenhouse Vegetables Plan». («plan»)

«producteur» Quiconque produit des légumes de serre. («producer»)

2. Le présent règlement prévoit la régie et la réglementation de tout ou partie des aspects de la production et de la commercialisation de légumes en Ontario, y compris l'interdiction totale ou partielle de pareille production ou commercialisation.

3. La Commission soustrait à l'application du présent règlement, à l'exception des alinéas 4 a), b) et c) :

- a) la laitue produite en Ontario dans une serre ou une autre enceinte sous du verre, une matière plastique ou un autre matériau utilisé dans le but de contrôler la température et d'assurer la protection des plantes en croissance;
- b) quiconque se livre à la production ou à la commercialisation de la laitue mentionnée à l'alinéa a).

POUVOIRS DE LA COMMISSION LOCALE**4. La commission délègue les pouvoirs suivants à la commission locale :**

- a) exiger de quiconque se livre à la production ou à la commercialisation de légumes de serres qu'il fasse inscrire ses nom, adresse et profession auprès de la commission locale;
- b) exiger de quiconque se livre à la production ou à la commercialisation de légumes de serre qu'il fournisse les renseignements que demande la commission locale à cet égard et, notamment, qu'il dresse et dépose des déclarations;
- c) nommer des personnes pour :
 - (i) examiner les livres, les dossiers et les documents et inspecter les biens-fonds, les locaux et les légumes de serre de quiconque se livre à la production ou à la commercialisation de ceux-ci,
 - (ii) pénétrer sur des biens-fonds ou dans des locaux utilisés pour produire des légumes de serre et mesurer la superficie du bien-fonds ainsi utilisée;
- d) stimuler, accroître et améliorer la commercialisation des légumes de serre par des moyens qu'elle estime appropriés;
- e) collaborer avec une commission de commercialisation, une commission locale ou une agence de commercialisation du Canada ou de toute province du Canada dans le but de commercialiser des légumes de serre;
- f) prendre les mesures, rendre les ordonnances et donner les ordres et directives nécessaires pour faire dûment observer et appliquer les dispositions de la Loi, des règlements et du plan.

5. La Commission délègue à la commission locale ses pouvoirs de prendre des règlements à l'égard des légumes de serre, aux fins suivantes :

- a) prévoir la délivrance d'un permis à l'une quelconque ou à l'ensemble des personnes avant qu'elles ne commencent ou ne continuent à se livrer à la production ou à la commercialisation de légumes de serre;
- b) interdire à quiconque de se livrer à la production ou à la commercialisation de légumes de serre si ce n'est en vertu d'un permis;
- c) prévoir le refus de délivrer ou de renouveler un permis ou la suspension ou la révocation d'un permis lorsque l'auteur de la demande ou le titulaire du permis, selon le cas :
 - (i) ne possède pas l'expérience, les ressources financières ou le matériel nécessaires pour exercer de façon satisfaisante les activités commerciales qui font l'objet de sa demande ou du permis délivré,
 - (ii) n'a pas respecté ou a enfreint une disposition de la Loi, des règlements, d'un plan ou d'une ordonnance, d'un ordre ou d'une directive de la Commission ou de la commission locale;
- d)
- e) prévoir la fixation de droits de permis et leur acquittement par l'une quelconque ou l'ensemble des personnes qui produisent ou commercialisent des légumes de serre, ainsi que la perception de ces droits et leur recouvrement au moyen d'une action devant un tribunal compétent;
- f) prescrire la forme des permis;
- g) sous réserve de l'article 3, prévoir de soustraire toute catégorie, variété, qualité ou grosseur de légumes de serre ou toute personne ou catégorie de personnes se livrant à la production ou à la commercialisation de ceux-ci à l'application de l'un quelconque ou de l'ensemble des règlements pris, des ordonnances rendues ou des ordres ou directives donnés en vertu du plan;
- h) exiger et prévoir la constitution d'un cautionnement ou d'une preuve de solvabilité de toute personne ou catégorie de personnes qui se livrent à la production ou à la commercialisation de légumes de serre et prévoir l'administration, la confiscation et l'emploi de tout fonds ou cautionnement ainsi constitué et du produit de celui-ci;
- h.1) autoriser la fixation de remises pour les paiements immédiats et de pénalités avec intérêts en cas de retard de paiement pour les droits de permis et les frais de gestion payables par quiconque se livre à la production ou à la commercialisation de légumes de serre;
- i) prévoir la régie et la réglementation de la production ou de la commercialisation des légumes de serre, y compris les dates, heures et lieux où ils peuvent être produits et commercialisés;
- j) prévoir la régie et la réglementation des accords conclus entre les producteurs de légumes de serre et quiconque se livre à la commercialisation de ceux-ci et prévoir des interdictions à l'égard de toute disposition ou clause de ces accords;
- k) exiger de quiconque produit des légumes de serre qu'il offre de les vendre ou qu'il les vende à la commission locale ou par son entremise;
- l) interdire à quiconque d'emballer des légumes de serre qui n'ont pas été vendus à la commission locale, par celle-ci ou par son entremise;
- m) prévoir la conclusion, par la commission locale ou par son entremise, d'accords relatifs à la commercialisation de légumes de serre et en prescrire la forme et les conditions.

DROITS DE PERMIS

6. (1) La Commission autorise la commission locale à se servir de toute catégorie de droits de permis, de frais de gestion et d'autres sommes d'argent qui lui sont redevables pour couvrir ses dépenses, faire appliquer et exécuter la Loi et les règlements et réaliser l'objet du plan.

(2) La Commission autorise la commission locale à créer un fonds relatif au plan en vue du paiement de sommes d'argent qui peuvent être exigibles aux fins mentionnées au paragraphe (1).

AGENTS

7. La Commission autorise la commission locale à nommer des agents, à prescrire leurs fonctions et leurs conditions d'emploi et à prévoir leur rémunération.

COMMERCIALISATION PAR LA COMMISSION LOCALE

8. (1) Tous les légumes de serre sont commercialisés par la commission locale ou par son entremise.

(2) Nul ne doit commercialiser des légumes de serre si ce n'est la commission locale ou par son entremise.

9. La Commission confère les pouvoirs suivants à la commission locale :

1. Diriger et régir, par ordonnance, ordre ou directive, en tant que mandant ou mandataire, la production ou la commercialisation de légumes de serre, y compris les dates, heures et lieux où ils peuvent être produits ou commercialisés.
 2. Fixer la qualité de chaque catégorie, variété, qualité et grosseur de légumes de serre qui seront commercialisés par chacun des producteurs.
 3. Interdire la commercialisation de toute catégorie, variété, qualité ou grosseur de légumes de serre.
 4. Établir le ou les prix des légumes de serre ou de toute catégorie, variété, qualité ou grosseur de ceux-ci qui sont payés aux producteurs ou à la commission locale, selon le cas, et fixer des prix différents pour diverses parties de l'Ontario.
 5. Fixer et imposer des frais de gestion relatifs à la commercialisation de légumes de serre.
 6. Exiger que le ou les prix des légumes de serre payables ou dus au producteur soient payés à la commission locale ou par son entremise.
 7. Recouvrer de quiconque, au moyen d'une action devant un tribunal compétent, le ou les prix ou une partie du prix des légumes de serre.
 8. Payer, sur les frais de gestion qui lui sont imposés en vertu de la disposition 5, les dépenses qu'elle engage pour réaliser l'objet du plan.
 9. Payer aux producteurs le ou les prix des légumes de serre, moins les frais de gestion imposés en vertu de la disposition 5, et fixer les échéances auxquelles ou avant lesquelles ces paiements sont faits.
 10. Acheter ou autrement acquérir la ou les quantités de légumes de serre que la commission locale estime opportunes et les vendre ou en disposer d'une autre façon.
- 10.** Au paiement effectué en vertu de la disposition 9 de l'article 9 est joint un état indiquant les catégories, les variétés et les qualités de chaque variété ainsi que la quantité de chaque qualité de légumes de serre vendus, le ou les prix payés et les détails des frais de gestion qu'impose la commission locale.

COMITÉ CONSULTATIF

11. (1) Les définitions qui suivent s'appliquent au présent article.

«détaillant» Quiconque se livre en Ontario à la vente au détail de légumes de serre destinés à la consommation. («retailer»)
«expéditeur» Quiconque se livre en Ontario à l'achat de légumes de serre auprès des producteurs dans le but de les revendre. («shipper»)

- (2) Est constitué un comité consultatif appelé «Greenhouse Vegetable Industry Advisory Committee».
- (3) Le comité consultatif se compose d'un président et de huit membres.
- (4) Chaque année, entre le 1^{er} et le 30 novembre, la nomination de membres au comité consultatif se fait comme suit :
 - a) la Commission nomme le président;
 - b) la commission locale nomme quatre membres;
 - c) les expéditeurs nomment deux membres;
 - d) les détaillants nomment deux membres.
- (5) Sous réserve du paragraphe (6), les membres du comité consultatif demeurent en fonction jusqu'au 30 novembre de l'année suivant celle de leur nomination.
- (6) En cas de décès, de démission ou d'empêchement d'un membre du comité consultatif avant l'expiration de son mandat, la ou les personnes qui l'ont nommé nomment un remplaçant pour en terminer le mandat.
- (7) Lorsque la ou les personnes qui sont tenues de nommer des membres au comité consultatif ne le font pas comme l'exige le paragraphe (3) ou (5), la Commission peut nommer les membres nécessaires pour en compléter la composition.
- (8) La comité consultatif peut adresser des conseils et des recommandations à la commission locale ou aux personnes ou organismes qu'il représente, lesquels visent à :
 - a) promouvoir de bonnes relations entre les personnes qui se livrent à la production et à la commercialisation de légumes de serre;
 - b) promouvoir une meilleure efficacité de la production et de la commercialisation des légumes de serre;
 - c) empêcher et corriger les irrégularités et les injustices dans la commercialisation des légumes de serre;

- d) améliorer la qualité et la variété des légumes de serre;
- e) améliorer la diffusion des renseignements relatifs au marché des légumes de serre;
- f) sans restreindre la portée générale de ce qui précède, décider de toute question à l'égard de laquelle la Commission ou la commission locale peut être investie du pouvoir de prendre des règlements en vertu de la Loi.

12. La commission locale fournit sans délai à la Commission les détails complets des recommandations qui lui sont adressées par le comité consultatif.

13. La Commission autorise la commission locale à diriger la mise en commun de toutes les sommes provenant de la vente des légumes de serre en un seul ou plusieurs fonds aux fins de leur distribution et, après déduction des débours et frais nécessaires et légitimes, à distribuer le reste de ces sommes de façon que chaque producteur en reçoive une part basée sur la quantité, la catégorie, la variété, la qualité ou la grosseur de légumes de serre qu'il a livrés. Elle autorise également la commission locale à effectuer un versement initial lors de la livraison des légumes de serre et des versements subséquents jusqu'à ce que le reste des sommes provenant de la vente soit distribué aux producteurs.

Made by:

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

DAVE HOPE
Chair

GLORIA MARCO BORYS
Secretary

Date made: September 14, 2005.

41/05

ONTARIO REGULATION 508/05

made under the

FARM PRODUCTS MARKETING ACT

Made: September 14, 2005

Filed: September 23, 2005

Amending Reg. 429 of R.R.O. 1990
(Sheep — Marketing)

Note: Regulation 429 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Regulation 429 of the Revised Regulations of Ontario, 1990 is amended by adding the following French version:

OVINS — COMMERCIALISATION

1. Les définitions qui suivent s'appliquent au présent règlement.

«commission locale» L'agence appelée «Ontario Sheep Marketing Agency». («local board»)

«laine» Laine des ovins. («wool»)

«ovins» S'entend notamment de béliers, de béliers châtrés, de brebis et d'agneaux. («sheep»)

«plan» Le plan appelé «Ontario Sheep Marketing Plan». («plan»)

«producteur» Quiconque se livre à la production d'ovins ou de laine. («producer»)

«transformateur» Quiconque abat des ovins ou en fait abattre pour son compte. («processor»)

«transformation» Abattage des ovins. («processing»)

2. Le présent règlement prévoit la régie et la réglementation de tout ou partie des aspects de la production et de la commercialisation des ovins et de la laine en Ontario, y compris l'interdiction totale ou partielle de pareilles production et commercialisation.

3. La Commission soustrait à l'application du présent règlement les ventes à l'exploitation agricole, par le producteur, de laine d'ovins qu'il produit, la laine y étant vendue directement au consommateur.

COMMERCIALISATION PAR LA COMMISSION LOCALE

4. (1) Tous les ovins et toute la laine sont commercialisés par la commission locale ou par son entremise.

(2) Nul ne doit commercialiser des ovins ou de la laine si ce n'est la commission locale ou par son entremise.

POUVOIRS DE LA COMMISSION LOCALE

5. La Commission délègue les pouvoirs suivants à la commission locale :

- a) exiger de quiconque se livre à la production ou à la commercialisation d'ovins ou de laine qu'il fasse inscrire ses nom, adresse et profession auprès de la commission locale;
- b) exiger de quiconque se livre à la production ou à la commercialisation d'ovins ou de laine qu'il fournisse les renseignements que demande la commission locale à cet égard et, notamment, qu'il dresse ou dépose des déclarations;
- c) nommer des personnes pour examiner les livres, les dossiers et les documents et inspecter les biens-fonds, les locaux ainsi que les ovins et la laine de quiconque se livre à la commercialisation de ceux-ci;
- d) stimuler, accroître et améliorer la commercialisation des ovins et de la laine;
- e) collaborer avec une commission de commercialisation, une commission locale ou une agence de commercialisation du Canada ou de toute province du Canada dans le but de commercialiser des ovins ou de la laine;
- f) prendre les mesures, rendre les ordonnances et donner les ordres et les directives nécessaires pour faire dûment observer et appliquer les dispositions de la Loi, des règlements et du plan.

6. La Commission délègue à la commission locale ses pouvoirs de prendre des règlements à l'égard des ovins et de la laine, aux fins suivantes :

- a) prévoir la délivrance d'un permis à l'une quelconque ou à l'ensemble des personnes avant qu'elles ne commencent ou ne continuent à se livrer à la production, à la commercialisation ou à la transformation d'ovins ou de laine;
- a.1) prescrire ou prévoir des catégories de permis et les conditions dont chacune d'entre elles est assortie;
- a.2) prévoir que la commission locale peut assortir un permis ou une catégorie de permis de conditions;
- b) interdire à quiconque de se livrer à la production, à la commercialisation ou à la transformation d'ovins ou de laine si ce n'est en vertu d'un permis et conformément aux conditions dont il est assorti;
- c) prévoir la suspension ou la révocation d'un permis, ou le refus d'en délivrer ou d'en renouveler un lorsque l'auteur de la demande ou le titulaire du permis, selon le cas :
 - (i) ne possède pas l'expérience, les ressources financières ou le matériel nécessaires pour exercer de façon satisfaisante les activités commerciales qui font l'objet de sa demande ou du permis délivré,
 - (ii) n'a pas respecté ou a enfreint une disposition de la Loi, des règlements ou du plan ou une ordonnance, un ordre ou une directive de la Commission ou de la commission locale;
- d) prévoir l'application, le montant et l'emploi de pénalités si, après une audience, la commission locale est d'avis que l'auteur de la demande ou le titulaire du permis n'a pas respecté ou a enfreint une condition dont un permis est assorti, une disposition de la Loi, des règlements ou du plan ou une ordonnance, un ordre ou une directive de la commission locale;
- e) prévoir la fixation de droits de permis et leur acquittement par l'une quelconque ou l'ensemble des personnes qui produisent ou commercialisent des ovins ou de la laine, ainsi que la perception de ces droits et leur recouvrement au moyen d'une action devant un tribunal compétent;
- f) exiger de quiconque reçoit des ovins ou de la laine qu'il déduise des sommes payables pour ceux-ci tous droits de permis payables à la commission locale par la personne de qui il les reçoit et qu'il verse ces droits à la commission locale;

- g) exiger de quiconque produit et transforme des ovins ou de la laine qu'il fournisse à la commission locale des états indiquant les quantités d'ovins ou de laine qu'il a produites et utilisées aux fins de transformation dans une année donnée;
- h) prescrire la forme des permis;
- i) prévoir de soustraire toute catégorie, variété, qualité ou grosseur d'ovins ou de laine ou toute personne ou catégorie de personnes se livrant à la production ou à la commercialisation de ceux-ci à l'application de l'un quelconque ou de l'ensemble des règlements pris, des ordonnances rendues ou des ordres ou directives donnés en vertu du plan;
- j) exiger la constitution d'un cautionnement ou d'une preuve de solvabilité de quiconque se livre à la commercialisation d'ovins ou de laine et prévoir l'administration et l'emploi de tout fonds ou cautionnement ainsi constitué;
- k) prévoir la régie et la réglementation de la commercialisation des ovins et de la laine, y compris les dates, heures et lieux où ils peuvent être commercialisés;
- l) prévoir la régie et la réglementation des accords conclus entre les producteurs d'ovins ou de laine et quiconque se livre à la commercialisation ou à la transformation de ceux-ci et prévoir des interdictions à l'égard de toute disposition ou clause de ces accords;
- m) exiger de quiconque produit des ovins ou de la laine qu'il les mette en vente et les vende par l'entremise de la commission locale;
- n) interdire à quiconque de transformer ou d'emballer des ovins ou de la laine qui n'ont pas été vendus par la commission locale ou par son entremise;
- o) prévoir la conclusion, par la commission locale ou par son entremise, d'accords relatifs à la commercialisation d'ovins ou de laine et en prescrire la forme et les conditions;
- p) prévoir que soient rendues les ordonnances et que soient donnés les ordres et directives nécessaires pour faire dûment appliquer et exécuter les dispositions de la Loi, des règlements, du plan, ou d'une ordonnance, d'un ordre ou d'une directive de la Commission ou de la commission locale.

7. La commission locale peut recouvrer de quiconque, au moyen d'une action devant un tribunal compétent, les droits de permis qui lui sont redevables.

8. (1) La Commission autorise la commission locale à se servir de toute catégorie de droits de permis, de frais de gestion et d'autres sommes d'argent qui lui sont redevables pour couvrir ses dépenses, faire appliquer et exécuter la Loi et les règlements, et réaliser l'objet du plan.

(2) La Commission autorise la commission locale à créer un fonds relatif au plan en vue du paiement de sommes d'argent qui peuvent être exigibles aux fins mentionnées au paragraphe (1).

9. La Commission autorise la commission locale à diriger la mise en commun de toutes les sommes provenant de la vente d'ovins ou de laine en un seul ou plusieurs fonds aux fins de leur distribution et, après déduction des débours et frais nécessaires et légitimes, à distribuer le reste de ces sommes de façon que chaque producteur en reçoive une part basée sur la quantité, la catégorie, la variété, la qualité ou la grosseur d'ovins ou de laine qu'il a livrés. Elle autorise également la commission locale à effectuer un versement initial lors de la livraison des ovins ou de la laine et des versements subséquents jusqu'à ce que le reste des sommes provenant de la vente soit distribué aux producteurs.

10. La Commission autorise la commission locale à nommer des agents, à prescrire leurs fonctions et leurs conditions d'emploi et à prévoir leur rémunération.

11. La Commission confère les pouvoirs suivants à la commission locale :

- 1. Diriger et régir, par ordonnance, ordre ou directive, en tant que mandant ou mandataire, la commercialisation des ovins et de la laine, y compris les dates, heures et lieux où ils peuvent être commercialisés.
- 2. Interdire la commercialisation de toute catégorie, variété, qualité ou grosseur d'ovins ou de laine.
- 3. Établir le ou les prix des ovins et de la laine ou d'une catégorie, variété, qualité ou grosseur de ceux-ci qui sont payés aux producteurs ou à la commission locale, selon le cas, et fixer des prix différents pour diverses parties de l'Ontario.
- 4. Fixer et imposer des frais de gestion relatifs à la commercialisation d'ovins et de laine.
- 5. Exiger que le ou les prix des ovins et de la laine payables ou dus au producteur soient payés à la commission locale ou par son entremise.
- 6. Recouvrer de quiconque, au moyen d'une action devant un tribunal compétent, le ou les prix ou une partie du prix des ovins et de la laine.
- 7. Payer aux producteurs le ou les prix des ovins ou de la laine, moins les frais de gestion imposés en vertu de la disposition 4, et fixer les échéances auxquelles ou avant lesquelles ces paiements sont faits.

ÉTATS REMIS AUX PRODUCTEURS

12. Au paiement effectué en vertu de la disposition 7 de l'article 11 est joint un état indiquant les qualités ainsi que la quantité de chaque qualité d'ovins et de laine vendus, le ou les prix payés et les détails des frais de gestion qu'impose la commission locale.

COMITÉ CONSULTATIF

13. (1) Est constitué un comité consultatif appelé «Sheep Industry Advisory Committee», qui se compose d'au moins neuf membres, dont un président.

(2) Chaque année, entre le 1^{er} et le 31 décembre, la nomination de membres au comité consultatif se fait comme suit :

- a) la Commission nomme le président;
- b) la commission locale nomme quatre membres;
- c) les agents de vente de la commission locale nomment un membre;
- d) le secteur des viandes nomme deux membres;
- e) le secteur de la commercialisation de la laine nomme un membre;
- f) la Commission peut nommer les membres supplémentaires qu'elle considère opportuns.

(3) Sous réserve du paragraphe (4), les membres du comité consultatif sont et demeurent en fonction jusqu'au 15 décembre de l'année suivant celle de leur nomination.

(4) En cas de décès, de démission ou d'empêchement d'un membre du comité consultatif avant l'expiration de son mandat, la ou les personnes qui l'ont nommé nomment un remplaçant pour en terminer le mandat.

(5) Lorsque la ou les personnes qui sont tenues de nommer des membres au comité consultatif ne le font pas, la Commission peut nommer le nombre de membres nécessaire pour en compléter la composition.

(6) Le comité consultatif est chargé d'adresser des conseils et des recommandations aux personnes qui y sont représentées, lesquels visent à :

- a) promouvoir de bonnes relations entre les personnes qui se livrent à la production et à la commercialisation d'ovins et de laine;
- b) promouvoir une meilleure efficacité de la production et de la commercialisation d'ovins et de laine;
- c) empêcher et corriger les irrégularités et les injustices dans la commercialisation des ovins et de la laine;
- d) améliorer la qualité et la variété des ovins et de la laine;
- e) améliorer la diffusion des renseignements relatifs au marché des ovins et de la laine;
- f) sans restreindre la portée générale de ce qui précède, décider de toute question à l'égard de laquelle la Commission ou la commission locale peut être investie du pouvoir de prendre des règlements en vertu de la Loi.

Made by:

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

DAVE HOPE
Chair

GLORIA MARCO BORYS
Secretary

Date made: September 14, 2005.

ONTARIO REGULATION 509/05

made under the

FARM PRODUCTS MARKETING ACT

Made: September 14, 2005

Filed: September 23, 2005

Amending Reg. 390 of R.R.O. 1990

(Asparagus — Marketing)

Note: Regulation 390 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Regulation 390 of the Revised Regulations of Ontario, 1990 is amended by adding the following French version:**ASPERGES — COMMERCIALISATION****1. Les définitions qui suivent s'appliquent au présent règlement.**

«asperges» Les asperges produites en Ontario. («asparagus»)

«asperges fraîches» Les asperges, à l'exception de celles qu'utilise un transformateur aux fins de transformation. («fresh asparagus»)

«commission locale» La commission appelée «The Ontario Asparagus Growers' Marketing Board». («local board»)

«producteur» Personne qui, le 1^{er} mai de l'année, est propriétaire bénéficiaire d'une propriété sur laquelle sont cultivés au moins deux acres d'asperges. («producer»)

«transformateur» Quiconque se livre à la transformation d'asperges. («processor»)

«transformation» La mise en conserve, la déshydratation, le séchage, la congélation ou la transformation avec du sucre ou un produit chimique, notamment du dioxyde de soufre. («processing»)

2. Le présent règlement prévoit la régie et la réglementation de tout ou partie des aspects de la production et de la commercialisation d'asperges en Ontario, y compris l'interdiction totale ou partielle de pareilles production et commercialisation.

3. La Commission soustrait à l'application de l'article 10 du présent règlement :

- a) le producteur qui produit au plus deux acres d'asperges;
- b) le producteur d'asperges à l'égard de toute superficie où sont plantées des asperges depuis moins de 24 mois.

4. (1) Nul ne doit se livrer à la transformation d'asperges si ce n'est en vertu d'un permis de transformateur délivré par la Commission et conformément à un tel permis.

(2) Le permis expire à la date qui y figure.

(2.1) Si la date d'expiration ne figure pas sur le permis, celui-ci expire lorsque son titulaire cesse de se livrer à la transformation d'asperges.

(3) Le permis est délivré sans frais au transformateur d'asperges.

5. La Commission peut refuser d'accorder ou de renouveler un permis ou en suspendre ou en révoquer un lorsque l'auteur de la demande ou le titulaire du permis, selon le cas :

- a) ne possède pas l'expérience ou le matériel nécessaire pour exercer de façon satisfaisante les activités commerciales qui font l'objet de sa demande ou du permis délivré;
- b) n'a pas respecté ou a enfreint une disposition de la Loi, des règlements, du plan ou d'une ordonnance ou directive de la Commission.

6. La Commission peut assortir un permis des conditions qu'elle estime appropriées.

7. Si, après une audience, la Commission est d'avis que l'auteur de la demande ou le titulaire du permis a enfreint une condition dont un permis est assorti, une disposition de la Loi, des règlements ou du plan ou une ordonnance ou directive de la Commission, elle peut lui imposer une pénalité.

8.

9. (1) Si une pénalité est imposée en vertu de l'article 7, la Commission la verse à la commission locale pour qu'elle soit distribuée proportionnellement entre les producteurs d'asperges qui ont vendu des asperges au transformateur et qui n'en ont pas reçu le prix minimal.

(2) Si aucun producteur ne se trouve dans la situation décrite au paragraphe (1), la Commission verse la pénalité au ministre des Finances.

10. Les producteurs versent à la commission locale les droits de permis qu'elle fixe.

11. Les producteurs et quiconque se livre à la commercialisation d'asperges versent à la commission locale des intérêts à un taux mensuel de 1,5 pour cent sur l'arriéré des droits de permis et des frais de gestion.

12. La Commission délègue les pouvoirs suivants à la commission locale :

- a) exiger de quiconque se livre à la production ou à la commercialisation d'asperges qu'il fasse inscrire ses nom, adresse et profession auprès de la commission locale;
- b) exiger de quiconque se livre à la production ou à la commercialisation d'asperges qu'il fournisse les renseignements que demande la commission locale à cet égard et, notamment, qu'il dresse et dépose des déclarations;
- c) nommer des personnes pour :
 - (i) examiner les livres, les dossiers et les documents et inspecter les biens-fonds, les locaux et les asperges de quiconque se livre à la production ou à la commercialisation de celles-ci,
 - (ii) pénétrer sur des biens-fonds ou dans des locaux utilisés pour produire des asperges, et mesurer la superficie du bien-fonds ainsi utilisée;
- d) stimuler, accroître et améliorer la commercialisation des asperges par des moyens qu'elle estime appropriés;
- e) collaborer avec une commission de commercialisation, une commission locale ou une agence de commercialisation du Canada ou de toute province du Canada dans le but de commercialiser des asperges;
- f) prendre les mesures, rendre les ordonnances et donner les ordres et les directives nécessaires pour faire dûment observer et appliquer les dispositions de la Loi, des règlements et du plan.

13. Au plus tard le 21 mai de chaque année, les producteurs dressent et déposent au siège social de la commission locale la déclaration qu'elle exige.

14. La Commission délègue à la commission locale ses pouvoirs de prendre des règlements à l'égard des asperges, aux fins suivantes :

- a) prévoir la délivrance d'un permis à l'une quelconque ou à l'ensemble des personnes avant qu'elles ne commencent ou ne continuent à se livrer à la production ou à la commercialisation d'asperges;
- b) prescrire ou prévoir des catégories de permis et les conditions dont chacune d'entre elles est assortie;
- c) interdire à quiconque de se livrer à la production ou à la commercialisation d'asperges si ce n'est en vertu d'un permis et conformément aux conditions dont il est assorti;
- d) prévoir la suspension ou la révocation d'un permis ou le refus d'en délivrer ou d'en renouveler un lorsque l'auteur de la demande ou le titulaire du permis, selon le cas :
 - (i) ne possède pas l'expérience, les ressources financières ou le matériel nécessaires pour exercer de façon satisfaisante les activités commerciales qui font l'objet de sa demande ou du permis délivré,
 - (ii) a enfreint une disposition de la Loi, des règlements ou du plan ou une ordonnance, un ordre ou une directive de la Commission ou de la commission locale;
- e) prévoir l'application, le montant et l'emploi de pénalités si, après une audience, la commission locale est d'avis que l'auteur de la demande ou le titulaire du permis n'a pas respecté ou a enfreint une condition dont le permis est assorti, une disposition de la Loi, des règlements ou du plan ou une ordonnance, un ordre ou une directive de la commission locale;
- f) prévoir la fixation de droits de permis et leur acquittement par l'une quelconque ou l'ensemble des personnes qui produisent ou commercialisent des asperges;
- g) prévoir la régie et la réglementation de la production et de la commercialisation d'asperges, y compris les dates, heures et lieux où elles peuvent être produites et commercialisées;
- h) prévoir la perception de droits de permis de l'une quelconque ou de l'ensemble des personnes qui produisent ou commercialisent des asperges et leur recouvrement au moyen d'une action devant un tribunal compétent;
- i) exiger de quiconque reçoit des asperges qu'il déduise des sommes payables pour celles-ci tous droits de permis payables à la commission locale par la personne de qui il les reçoit et qu'il verse ces droits à la commission locale;

- j) prescrire la forme des permis;
- k) exiger de quiconque produit et transforme des asperges qu'il fournisse à la commission locale des états indiquant les quantités d'asperges qu'il a produites et utilisées aux fins de transformation dans une année donnée;
- l) sous réserve de l'article 3, prévoir de soustraire toute catégorie, variété, qualité ou grosseur d'asperges ou toute personne ou catégorie de personnes se livrant à la production ou à la commercialisation de celles-ci à l'application de l'un quelconque ou de l'ensemble des règlements pris, des ordonnances rendues ou des ordres ou directives donnés en vertu du plan;
- m) exiger et prévoir la constitution d'un cautionnement ou d'une preuve de solvabilité de toute personne ou catégorie de personnes se livrant à la commercialisation d'asperges et prévoir l'administration, la confiscation et l'emploi de tout fonds ou cautionnement ainsi constitué et du produit de celui-ci;
- n) autoriser la fixation de remises pour les paiements immédiats et de pénalités avec intérêts en cas de retard de paiement pour les droits de permis et les frais de gestion payables par quiconque se livre à la production ou à la commercialisation d'asperges;
- o) prévoir la régie et la réglementation des accords conclus entre les producteurs d'asperges et quiconque se livre à la commercialisation ou à la transformation de celles-ci et prévoir des interdictions à l'égard de toute disposition ou clause de ces accords;
- p) exiger de quiconque produit des asperges qu'il offre de les vendre et qu'il les vende à la commission locale ou par son entremise;
- q) interdire à quiconque de transformer ou d'emballer des asperges qui n'ont pas été vendues par la commission locale ou par son entremise;
- r) prévoir la conclusion, par la commission locale ou par son entremise, d'accords relatifs à la commercialisation d'asperges et en prescrire la forme et les conditions;
- s) prévoir que se soient rendues les ordonnances et que soient donnés les ordres et directives nécessaires pour faire respecter la Loi, les règlements, le plan, ou une ordonnance, un ordre ou une directive de la commission locale.

15. La commission locale peut assortir un permis des conditions qu'elle estime appropriées.

16. (1) La Commission autorise la commission locale à se servir de toute catégorie de droits de permis, de frais de gestion et d'autres sommes d'argent qui lui sont redevables pour couvrir ses dépenses, faire appliquer et exécuter la Loi et les règlements, et réaliser l'objet du plan appelé «The Ontario Asparagus Growers' Marketing Plan».

(2) La Commission autorise la commission locale à créer un fonds relatif au plan en vue du paiement de sommes d'argent qui peuvent être exigibles aux fins mentionnées au paragraphe (1).

17. La Commission autorise la commission locale à diriger la mise en commun de toutes les sommes provenant de la vente d'asperges en un seul ou plusieurs fonds aux fins de leur distribution et, après déduction des débours et frais nécessaires et légitimes, à distribuer le reste des sommes de façon que chaque producteur en reçoive une part basée sur la quantité, la catégorie, la variété, la qualité ou la grosseur d'asperges qui ont été livrées. Elle autorise également la commission locale à effectuer un versement initial lors de la livraison des asperges et des versements subséquents jusqu'à ce que le reste des sommes provenant de la vente soit distribué aux producteurs.

18. La Commission autorise la commission locale à nommer des agents, à prescrire leurs fonctions et leurs conditions d'emploi et à prévoir leur rémunération.

19. La Commission confère les pouvoirs suivants à la commission locale :

- 1. Diriger et régir, par ordonnance, ordre ou directive, en tant que mandant ou mandataire, la production et la commercialisation d'asperges, y compris les dates, heures et lieux où elles peuvent être produites et commercialisées.
- 2. Fixer la qualité de chaque catégorie, variété, qualité et grosseur d'asperges qui seront commercialisées par chacun des producteurs.
- 3. Interdire la commercialisation de toute catégorie, variété, qualité ou grosseur d'asperges.
- 4. Établir le ou les prix des asperges ou d'une catégorie, variété, qualité ou grosseur de celles-ci qui sont payés aux producteurs ou à la commission locale, selon le cas, et fixer des prix différents pour diverses parties de l'Ontario.
- 5. Fixer et imposer des frais de gestion relatifs à la commercialisation des asperges.
- 6. Exiger que le ou les prix des asperges payables ou dus au producteur soient payés à la commission locale ou par son entremise.
- 7. Recouvrer de quiconque, au moyen d'une action devant un tribunal compétent, le ou les prix ou une partie du prix des asperges.

8. Acheter ou autrement acquérir la ou les quantités d'asperges que la commission locale estime opportunes et les vendre ou en disposer d'une autre façon.
 9. Payer, sur les frais de gestion qui lui sont imposés en vertu de la disposition 5, les dépenses qu'elle engage pour réaliser l'objet du plan.
 10. Payer aux producteurs le ou les prix des asperges, moins les frais de gestion imposés en vertu de la disposition 5, et fixer les échéances auxquelles ou avant lesquelles ces paiements sont faits.
20. Au paiement effectué en vertu de la disposition 10 de l'article 19 est joint un état indiquant les qualités ainsi que la quantité de chaque qualité d'asperges vendues, le ou les prix payés et les détails des frais de gestion qu'impose la commission locale.
21. (1) Est constitué un comité consultatif appelé «The Asparagus Industry Advisory Committee», qui se compose de sept membres.
- (2) Chaque année, entre le 1^{er} et le 31 janvier, la nomination de membres au comité consultatif se fait comme suit :
- a) la Commission nomme un membre;
 - b) la commission locale nomme trois membres;
 - c) l'association appelée «Ontario Food Processors' Association» nomme trois membres.
- (3) Sous réserve des paragraphes (4) et (5), les membres du comité consultatif nommés en vertu du paragraphe (2) sont et demeurent en fonction jusqu'au 31 janvier de l'année suivant celle de leur nomination.
- (4) En cas de décès, de démission ou d'empêchement d'un membre du comité consultatif avant l'expiration de son mandat, la ou les personnes qui l'ont nommé nomment un remplaçant pour en terminer le mandat.
- (5) Lorsque la commission locale ou l'«Ontario Food Processors' Association», selon le cas, ne nomme pas un ou plusieurs membres au comité consultatif comme l'exige le paragraphe (2) ou (4), la Commission peut nommer le nombre de membres nécessaire pour en compléter la composition.
- (6) Le comité consultatif est chargé d'adresser des conseils et des recommandations à la commission locale ou à l'«Ontario Food Processors' Association», lesquels visent à :
- a) promouvoir de bonnes relations entre les personnes qui se livrent à la production et à la commercialisation d'asperges destinées à la transformation;
 - b) promouvoir une meilleure efficacité de la production et de la commercialisation des asperges destinées à la transformation;
 - c) empêcher et corriger les irrégularités et les injustices dans la commercialisation des asperges destinées à la transformation;
 - d) améliorer la qualité et la variété des asperges destinées à la transformation;
 - e) améliorer la diffusion des renseignements relatifs au marché des asperges destinées à la transformation;
 - f) sans restreindre la portée générale de ce qui précède, décider de toute question à l'égard de laquelle la Commission ou la commission locale peut être investie du pouvoir de prendre des règlements, à l'égard des asperges destinées à la transformation, en vertu de la Loi.
22. (1) Est constitué un comité consultatif appelé «Fresh Asparagus Advisory Committee», qui se compose de huit membres.
- (2) Chaque année, entre le 1^{er} et le 31 janvier, la nomination de membres au comité consultatif se fait comme suit :
- a) la commission locale nomme trois membres pour représenter les producteurs;
 - b) la Commission nomme un membre pour représenter les consommateurs;
 - c) la Commission nomme un membre pour représenter les détaillants;
 - d) la Commission nomme un membre pour représenter les grossistes qui n'exercent pas leurs activités au Marché des produits alimentaires de l'Ontario à Toronto;
 - e) la Commission nomme un membre pour représenter les grossistes qui exercent leurs activités au Marché des produits alimentaires de l'Ontario à Toronto;
 - f) la Commission nomme un membre à la présidence.
- (3) Sous réserve des paragraphes (4) et (5), les membres du comité consultatif nommés en vertu du paragraphe (2) sont et demeurent en fonction jusqu'au 31 janvier de l'année suivant celle de leur nomination.

(4) En cas de décès, de démission ou d'empêchement d'un membre du comité consultatif avant l'expiration de son mandat, la commission locale ou la Commission, selon le cas, nomme un remplaçant pour en terminer le mandat.

(5) Lorsque la commission locale ne nomme pas un ou plusieurs membres au comité consultatif comme l'exige le paragraphe (2) ou (4), la Commission peut nommer le nombre de membres nécessaire pour en compléter la composition.

(6) Le comité consultatif est chargé d'adresser des conseils et des observations à la commission locale, lesquels visent à :

- a) promouvoir de bonnes relations entre les personnes qui se livrent à la production et à la commercialisation d'asperges fraîches;
- b) promouvoir une meilleure efficacité de la production et de la commercialisation des asperges fraîches;
- c) empêcher et corriger les irrégularités et les injustices dans la commercialisation des asperges fraîches;
- d) améliorer la qualité et la variété des asperges fraîches;
- e) améliorer la diffusion des renseignements relatifs au marché des asperges fraîches;
- f) sans restreindre la portée générale de ce qui précède, décider de toute question à l'égard de laquelle la Commission ou la commission locale peut être investie du pouvoir de prendre des règlements, à l'égard des asperges fraîches, en vertu de la Loi.

Made by:

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

DAVE HOPE
Chair

GLORIA MARCO BORYS
Secretary

Date made: September 14, 2005.

41/05

NOTE: The Table of Regulations – Legislative History Overview and other tables related to regulations can be found at the e-Laws website (www.e-laws.gov.on.ca) under Tables. Consolidated regulations may also be found at that site by clicking on Statutes and associated Regulations under Consolidated Law.

REMARQUE : On trouve le Sommaire de l'historique législatif des règlements et d'autres tables liées aux règlements sur le site Web Lois-en-ligne (www.lois-en-ligne.gouv.on.ca) en cliquant sur «Tables». On y trouve également les règlements codifiés en cliquant sur le lien Lois et règlements d'application sous la rubrique «Textes législatifs codifiés».

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